Reidy



Washington, Friday, August 18, 1944

Regulations

TITLE 7-AGRICULTURE

Chapter XI—War Food Administration (Distribution Orders)

[WFO 75, Amdt. 16]

PART 1410-LIVESTOCK AND MEATS

SLAUGHTER OF LIVESTOCK AND DELIVERY OF MEAT

War Food Order No. 75, as amended (8 F.R. 11119, 9 F.R. 4319, 4973), § 1410.15, issued by the War Food Administrator on August 9, 1943, is hereby further amended as follows:

1. By deleting (k) therefrom.

2. By deleting (1) (5) therefrom.

3. By deleting (t) and substituting therefor the following:

(t) Violations. The Director may, in accordance with the applicable procedure, by suspension order, prohibit any person who violates any provision of this order from receiving, making any deliveries of, or using meat or meat products. Upon a determination by the Director that any slaughterer or any person who custom slaughters has, prior to the effective date hereof, violated any provision of Food Distribution Order No. 27, as amended, supra, or War Food Order No. 61, formerly designated Food Distribution Order 61 (8 F.R. 9108, 9275). or has, subsequent to the effective date hereof, violated any provision of this order, the Director may, in accordance with the applicable procedure, suspend or revoke the license or permit of such person. In addition, any person who wilfully violates any provision of this order is guilty of a crime, and may be prosecuted under any or all applicable laws. Civil action may also be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provision of this order.

This amendment shall become effective at 12:01 a. m., e. w. t., August 17th, 1944.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 16th day of August 1944.

GROVER B. HILL, First Assistant War Food Administrator.

[F. R. Doc. 44-12343; Filed, August 16, 1944; 3:34 p. m.]

[WFO 107, Termination]

PART 1405—FRUITS AND VEGETABLES

RED SOUR CHERRIES

War Food Order No. 107 (9 F.R. 7921) is terminated as of 12:01 a. m., e. w. t., Aug. 18th. 1944.

With respect to violations, rights accrued, liabilities incurred, or appeals taken under said War Food Order No. 107, prior to the effective time hereof, all provisions of said War Food Order No. 107 in effect prior to the effective time hereof shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with regard to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 16th day of August 1944.

GROVER B. HILL, First Assistant War Food Administrator.

[F. R. Doc. 44-12340; Filed, August 16, 1944; 3:34 p. m.]

[WFO 16, Amdt. 3]
PART 1407—DRIED FRUIT
DRIED FRUIT

War Food Order No. 16, as amended, 9 F.R. 4321, 4319 (formerly designated as Food Distribution Order No. 16, as originally issued by the Secretary of Agriculture on January 30, 1943, and as

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NOTICE

The Cumulative Supplement to the Code of Federal Regulations, covering the period from June 2, 1938, through June 1, 1943, may be obtained from the Superintendent of Documents, Government Printing Office, at \$3.00 per unit. The following are now available:

Book 1: Titles 1-3 (Presidential documents) with tables and index. Book 2: Titles 4-9, with index. Book 3: Titles 10-17, with index. Book 4: Titles 18-25, with index. Book 5, Part 1: Title 26, Parts 2-178. Book 5, Part 2: Title 26, completed; Title 27; with index. Book 6: Titles 28-32, with index.

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amended, 8 F.R. 1705, 11019), is further amended to read as follows:

§ 1407.1 Restrictions with respect to dried fruit-(a) Definitions. (1) "Dried fruit" means the whole or fleshy portions of apples, apricots, peaches, pears, prunes, and the Thompson seedless, Muscat, Sultana, and Zante currant varieties of grapes preserved by the removal therefrom of part of the natural moisture and, unless otherwise indicated, shall include such fruit in its natural or processed condition.

(2) "Packer" means any person engaged in the business of processing and packaging dried fruit or having dried fruit processed or packaged for his account.

(3) "Producer" means any person engaged in the production of dried fruits; and such term includes, but is not limited to, any owner of fresh fruit at the

time such fruit is dried.

(4) "Processing" means grading, sizing, stemming, seeding, or treating dried fruit by the use of water, steam, chemi-cals, or compressed or hot air; or cutting fresh apples for the production of dried

(5) "Governmental agency" means (i) the Armed Services of the United States (excluding for the purpose of this order, United States Army Post Exchanges, Sales Commissaries, United States Navy Ships' Service Departments, and United States Marine Corps Post Exchanges); (ii) the War Food Administration (including, but not being restricted to, any corporate agency thereof; (iii) the War Shipping Administration; (iv) the Veterans' Administration; and (v) any other instrumentality or agency designated by the War Food Administrator. The term "governmental agency" also includes any person who, pursuant to a war food order, is entitled to purchase dried fruit subject to this order.

(6) "Armed Services of the United States" means the Army, the Navy, the Marine Corps, and the Coast Guard of

the United States.

(7) "Director" means the Director of Distribution, War Food Administration.

(8) "Person" means any individual, partnership, association, business trust, corporation, or any organized group of persons, whether incorporated or not.

(b) Restrictions on packers and producers. (1) No producer may sell or deliver dried fruit except to (i) the Office of Distribution (including but not restricted to any corporate agency thereof); (ii) any person or agency designated by the Director; or (iii) a packer.

(2) Each packer shall, without regard to existing contracts, set aside and hold for sale and delivery to a governmental agency (i) all of the dried fruit which was in his possession, under his control, or under contract to him on August 10, 1942; (ii) all of the fresh fruit acquired by such packer since August 10, 1942, or hereafter acquired by him, for use in the production of dried fruit; and (iii) all of the dried fruit hereafter produced or acquired by such packer. Fruit so set aside shall not be processed or packed except in accordance with instructions furnished by the Director, or by a governmental agency if such fruit is to be purchased by a governmental agency. The Director or any governmental agency may issue specifications at any time as to the processing, packing, labeling, boxing, and strapping of the fruit to be acquired by a governmental agency. The Director may issue specifications at any time as to the processing and packing of dried fruit released for sale and delivery in United States civilian trade channels; and, in the event the Director issues such specifications, no person shall process or pack dried fruit released for sale and delivery in the United States civilian trade channels except in accordance with the specifications issued by the Director.

(3) Each packer shall mail the reports, completely and correctly filled in, to the Director on forms numbered FDO 16-A to FDO 16-G, for the respective dried fruit indicated thereon, not later than three days after the close of the period, from the first day to the fifteenth day, and the close of the period from the 16th day to the last day of each month, inclusive

(4) If the Director determines that any dried fruit set aside pursuant to this order is not required for a governmental agency, the Director may release such dried fruit at any time by notice directed to the packer. So far as such action is consistent with the public interest and the promotion of the national defense, such releases shall be of such a character as to allow all packers substantially equal proportions of their packs of each fruit for sale to purchasers other than governmental agencies.

(5) Any quantities of dried fruit allocated or released shall, unless otherwise specified, be withdrawn by the packer from the earliest reported stocks of such

dried fruit.

(c) Audits and inspections. The Director shall be entitled to make such audit or inspection of the books, records and other writings, premises or stocks of dried fruit of any person, and to make such investigations, as may be necessary or appropriate, in the Director's discretion, to the enforcement or administration of the provisions of this order.

(d) Records and reports. (1) The Director shall be entitled to obtain such information from, and require such reports and the keeping of such records by, any person, as may be necessary or appropriate, in the Director's discretion, to the enforcement or administration of the

previsions of this order.

(2) Every person subject to this order shall, for at least two years (or for such period of time as the Director may designate), maintain an accurate record of

his transactions in dried fruit.

(e) Petition for relief from hardship. Any person affected by this order who considers that compliance herewith would work an exceptional or unreasonable hardship on him may file a petition for relief with the Order Administrator. Such petition shall be addressed to Order Administrator, War Food Order No. 16, Fruit and Vegetable Branch, Office of Distribution, War Food Administration, Washington 25, D. C. Petition for such relief shall be in writing and shall set forth all pertinent facts and the nature of the relief sought. The Order Administrator may take any action with reference to such petition which is consistent with the authority delegated to him by the Director. If the petitioner is dissatisfied with the action taken by the Order Administrator on the petition, he shall obtain, by requesting the Order Administrator therefor, a review of such action by the Director. The Director may, after said review, take such action as he deems appropriate, and such action shall be final. The provisions of this paragraph (e) shall not be construed to deprive the Director of authority to consider originally any petition

for relief from hardship submitted in accordance herewith. The Director may consider any such petition and take such action with reference thereto that he deems appropriate, and such action shall be final.

(f) Violations. Any person who violates any provision of this order may, in accordance with the applicable procedure, be prohibited from receiving, making any deliveries of, or using the material subject to priority or allocation control pursuant to this order. In addition, any person who wilfully violates any provision of this order is guilty of a crime and may be prosecuted under any and all applicable laws. Further, civil action may be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provision of this order.

(g) Delegation of authority. The administration of this order and the powers vested in the War Food Administrator, insofar as such powers relate to the administration of this order, are hereby delegated to the Director. The Director is authorized to redelegate to any employee of the United States Department of Agriculture any or all of the authority vested in him by this order.

(h) Communications. All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise provided herein or in instructions issued by the Director, be addressed to the Director of Distribution, War Food Administration, Washington 25, D. C., Ref. WFO-16.

(i) Effective date. This order shall become effective at 12:01 a. m., e. w. t., August 17th, 1944. With respect to violations, rights accrued, liabilities incurred, or appeals taken under said War Food Order No. 16, as amended, prior to the effective time of the provisions hereof, the provisions of said War Food Order No. 16, as amended, in effect prior to the effective time hereof shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with regard to any such violation, right, liability, or appeal.

Note: All reporting and record keeping requirements of this order have been approved by, and subsequent reporting and record-keeping requirements will be subject to the approval of, Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 16th day of August 1944.

GROVER B. HILL,

First Assistant

War Food Administrator.

[F. R. Doc. 44-12341; Filed, August 16, 1944; 3:34 p. m.]

[WFO 79, Amdt. 4]

PART 1401-DAIRY PRODUCTS

CONSERVATION AND DISTRIBUTION ON FLUID MILK AND CREAM

War Food Order No. 79 (9 F. R. 4321, 4319), previously issued by the War Food

Administrator on September 7, 1943, as Food Distribution Order 79 (8 F. R. 12426, as amended, 8 F. R. 13283), is hereby further amended by deleting therefrom § 1401.29 (h) and substituting therefor the following:

(h) Violations. The War Food Administrator may suspend, revoke, or reduce the quota of any person who violates any provision of this order and may prohibit, by order, such person from receiving, delivering, or using milk or cream. In addition, any person, who wilfully violates any provision of this order is guilty of a crime, and may be prosecuted under any and all applicable laws. Further, civil action may be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provision of this order.

This amendment shall become effective at 12:01 a.m., e. w. t., August 17th,

1944.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 79, 8 F.R. 12426, 13283, 9 F.R. 4321, 4319)

Issued this 16th day of August 1944.

GROVER B. HILL, First Assistant War Food Administrator.

[F. RrDoc. 44-12338; Filed, August 16, 1944; 3:34 p. m.]

[WFO 101, Amdt. 2]

PART 1405-FRUITS AND VEGETABLES

CUCUMBER PICKLES AND PICKLE PRODUCTS

War Food Order No. 101 (9 F.R. 6053) issued on June 2, 1944, with respect to cucumber pickles and pickle products, is amended by deleting therefrom the provisions in § 1405.42 (b) (1) and (2) and inserting, in lieu thereof, the following:

(1) No packer shall sell, contract to sell, or deliver, except to the Army, any cucumber pickles or pickle products owned by such packer on August 17, 1944, but this restriction does not apply to any packer who contracted, prior to the aforesaid date, to sell to the Army, out of such cucumber pickles and pickle products owned by such packer, a quantity of pickle products equal at least to 40 percent of the total number of bushels of such cucumber pickles and pickle products. This restriction shall continue in effect until the respective packer sells, contracts to sell, or delivers to the Army, out of such cucumber pickles and pickle products owned by the respective packer, a quantity of pickle products equal at least to 40 percent of the total number of bushels of such cucumber pickles and pickle products.
(2) No packer shall sell, contract to

(2) No packer shall sell, contract to sell, or deliver, except to the Army, any cucumber pickles acquired by him after August 17, 1944, or any pickle products produced therefrom unless such packer first sells, contracts to sell, or delivers to the Army a quantity of pickle products, produced from such cucumber pickles, equal at least to 40 percent of the total number of bushels of such cucumber

pickles.

This amendment shall become effective at 12:01 a. m., e. w. t., August 17th, 1944. With respect to violations, rights accrued, liabilities incurred, or appeals taken under said War Food Order No. 101 prior to the effective time of the provisions hereof, the provisions of said War Food Order No. 101 in effect prior to the effective time hereof shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with regard to any such violation, right, liability, or

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 16th day of August 1944.

GROVER B. HILL, First Assistant War Food Administrator.

[F. R. Doc. 44-12339; Filed, August 16, 1944; 3:34 p. m.]

IWFO 73, Amdt. 31

PART 1598-GENERAL REGULATIONS

CONTRACT SCHOOLS, MARINE HOSPITALS, AND MARITIME ACADEMIES PERMITTED TO BUY SET ASIDE AND RESTRICTED FOOD

War Food Order No. 73, as amended (8 F.R. 7523; 8 F.R. 13879; 8 F.R. 15655; 9 F.R. 4319), issued by the War Food Administrator, is hereby completely revised and amended to read as follows:

§ 1598.1 Purchase of set aside and restricted food by contract schools, marine hospitals, and maritime academies-(a) Definitions. For the purposes of this regulation:

(1) "Contract school" means and includes any person who is feeding, pursuant to a written contract with an agency of the United States, personnel of the Armed Services of the United States fed under the command of a commissioned or non-commissioned officer or other authorized representative of the Armed Services of the United States, and who is specifically authorized in writing by the Armed Service concerned to purchase set aside and restricted food pursuant to this Order.

(2) "Armed Services of the United States" means the Army, Navy, Marine Corps, and Coast Guard of the United

States.
(3) "Set aside food" means that portion of any of the foods listed in Schedule A hereto held by any person pursuant to any War Food Order.

(4) "Restricted food" means that portion of any food listed in Schedule B hereto which the person restricted by a War Food Order may sell without such sales being charged against his quota

under the War Food Order.

(5) "Marine hospital" means a hospital operated by the United States Public Health Service pursuant to section 321 of the Public Health Service Act, except the hospital at Carville, Louisiana. A list of these hospitals is listed in Sched-

(6) "Maritime academy" means any one of the following institutions: Maine Maritime Academy, Castine, Maine; New York Maritime Academy, Bronx, New York; California Maritime Academy, Vallejo, California; Massachusetts Maritime Academy, Boston, Massachusetts; Pennsylvania Maritime Academy, Philadelphia, Pennsylvania.

(7) "Person" means any individual, partnership, corporation, association, business trust, or any organized group of persons, whether incorporated or not, and includes the States and any subdivisions thereof.

(8) "Director" means the Director of Distribution, War Food Administration.

(b) Purchases of set aside and restricted food by contract schools. Notwithstanding the provisions of any War Food Order now or hereafter issued, unless specifically prohibited therein, any contract school may purchase any set aside or restricted food from any person, and any person may sell or deliver set aside or restricted food to any contract school, and such sales or deliveries may be considered by the sellers in the same manner as sales to the Armed Services of the United States: Provided, That all such purchases by such contract school shall be made by written order or con-tract containing the following certificates signed by an authorized representative of the contract school and by an officer of the Armed Services of the United States:

The undersigned certifies and represents to the War Food Administration that he is the

_ of _ (Position held) (Name of university, etc.) which is feeding. (Army, Navy, Marine Corps,

or Coast Guard) personnel pursuant to contract No. . with _____ and that all (Contracting Government

Agency)

of the items and quantities of food listed hereon are required for and will be used in feeding such personnel.

(Title) I certify that ____ (Name of university, school, etc.)

feeding . (Army, Navy, Marine Corps, or Coast Guard)

sonnel pursuant to contract No. _____ with ____ and that the above (Contracting Government

Agency) individual has represented to me that all of

the food items and quantities listed hereon are required for and will be used in feeding such personnel.

(Officer's title)

All set aside and restricted food purchased by contract schools shall be used by such schools only for feeding personnel of the Armed Services of the United States.

(c) Purchases of set aside and restricted foods by marine hospitals. Notwithstanding the provisions of any War Food Order now or hereafter issued, unless specifically prohibited therein, any marine hospital may purchase any set aside or restricted food from any person and any person may sell or deliver set aside or restricted food to any marine hospital and such sales or deliveries may be completed by the sellers in the same manner as sales to the War Shipping Administration: Provided, That all such purchases by such marine hospital shall be made by written order or contract containing the following certificate signed by the Public Health Service officer in charge of such hospital:

The undersigned certifies and represents the War Food Administration that he is the _____

(Position held)

(Hospital, name and address)

which is a marine hospital operated by the United States Public Health Service pursuant to the Public Health Service Act and that all of the items and quantities of food listed hereon are required for and will be used in feeding patients at said hospital.

(Title)

The set aside listed foods purchased by marine hospitals shall be used by such hospitals only for feeding patients of

such hospitals.

(d) Purchase of set aside and restricted food by maritime academies. Notwithstanding the provisions of any War Food Order now or hereafter issued, unless specifically prohibited therein, any maritime academy may purchase any set aside or restricted food from any person and any person may sell or deliver set aside or restricted food to any maritime academy, and such sales may be considered by the sellers in the same manner as the sales to the War Shipping Administration: Provided. That all such purchases of such maritime academies shall be made by written order or contract containing the following certificate signed by the superintendent in charge of the maritime academy:

The undersigned certifies and represents to the War Food Administration that he is the superintendent of -(Name and address of mari-

, and that all of the items and

time academy)

quantities of food listed hereon are required for and will be used only for the feeding of bona fide students and instructors at such academy.

(Title)

All set aside and restricted foods purchased by maritime academies shall be used by such maritime academies only for feeding bona fide students and instructors at such maritime academy.

(e) Purchases from intermediate distribtuors. A contract school, marine hospital, or maritime academy may purchase set aside and restricted food directly from the person required to set aside food or restricted by any food order, or may purchase such foods indirectly through jobbers, wholesalers, or other intermediate distributors. Where such purchases are made indirectly, the intermediate distributor shall make copies of the certificates provided in paragraphs (b), (c), and (d) hereof, certified by him to be correct. Any person may sell to any intermediate distributor the quantities of set aside food or restricted food covered by such certified copy furnished to him and may treat such sales in the same manner as sales made directly to a contract school, marine hospital, or maritime academy.

(f) Records and reports. (1) The Director shall be entitled to obtain such information from, and require such reports and keeping of such records by, any person, as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order

(2) Every person receiving contracts or purchase orders containing certificates as provided in this order and every other person subject to this order shall maintain an accurate record for two years (or for such other period of time as the Director may designate) of his transactions involving set aside and restricted foods for contract schools, marine hospitals, and maritime academies.

(g) Audits and inspections. The Director shall be entitled to make such audit and inspection of the books, records, and other writings, premises, or stocks of food of any person participating in any transaction involving the purchase of set aside or restricted foods by contract schools, marine hospitals, or maritime academies and to make such investigations as may be necessary or appropriate, in his discretion, to the enforcement or administration of the pro-

visions of this order.

(h) Petition for relief from hardship. Any person affected by this War Food Order who considers that compliance herewith would work an exceptional and unreasonable hardship on him may file a petition for relief with the Order Administrator. Such petition shall be addressed to the Order Administrator, War Food Order No. 73, Office of the Director, Office of Distribution, War Food Administration, Washington 25, D. C. The petition shall be in writing, and shall set forth all pertinent facts and the nature of the relief sought. The Order Administrator may take any action with reference to such petition which is consistent with the authority delegated to him by the Director. If the petitioner is dis-satisfied with the action taken by the Order Administrator on the petition, he may, by requesting the Order Administrator therefor, obtain a review of such action by the Director. The Director may, after such review, take such action as he deems appropriate, which action shall be final.

(i) Violations. The Director may prohibit any person who violates any provisions of this order from receiving, making deliveries of, or using any material listed in Schedule A or Schedule B hereof or as such schedules may hereafter be amended. In addition, any person who wilfully violates any provision of this order is guilty of a crime and may be prosecuted under any or all applicable laws. Civil action may also be instituted to enforce any liability or duty created by or to enjoin any violation of any pro-

vision of this order.

(j) Communications. All reports required to be filed hereunder and all communications concerning this regulation

shall, unless otherwise directed, be addressed to: Administrator, War Food Order 73, War Food Administration, Washington 25, D. C.

(k) Territorial extent. This order applies to all persons in the forty-eight States, the District of Columbia, and the territories and the possessions of the United States

(1) Delegation of authority. The administration of this order and the powers vested in the War Food Administrator, insofar as such powers relate to the administration of this order, are hereby delegated to the Director. The Director is authorized to amend the schedules to this order. The Director is authorized to redelegate to any person within the United States Department of Agriculture any or all of the authority vested in him by this order.

(m) Reference to ship operators. This order no longer applies to the acquisition of set aside and restricted food by ship operators. The acquisition of these foods for this purpose is controlled by War Food Order No. 74, as amended (9 F. R. 8002). Reference should be made to that order for all definitions and provisions regarding the supplying of

food to ship operators.

(n) Effective date. This amendment shall be effective on August 17, 1944. With respect to violations of said War Food Order 73, as amended, rights accrued, or liabilities incurred prior to the effective date of this amendment, said War Food Order 73, as amended, shall be deemed to be in full force and effect for the purposes of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, or liability.

Note: All record-keeping requirements of this order have been approved by, and subsequent reporting and record-keeping requirements will be subject to the approval of, Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 16th day of August 1944.

GROVER B. HILL. First Assistant War Food Administrator.

SCHEDULE A

Аррисави	War
Set-aside foods: Food Or	der
Américan cheese	15
Beef	
Dulad alries soille	
Dried skim milk	54
Rice	10
Butter	2
SCHEDULE B	
Restricted foods:	
Cocoa products	25
Fats and oils products (excluding	40
lard), (limited to salad and cooking	
fats, shortening and compounds,	
margarine, and soap (bar soap and	
soap powder))	42
Frozen dairy foods	8
Honey	47
Fluid milk, fluid cream, and milk by-	
products (fluid buttermilk, skim	
milk, flavored milk or drink or bev-	
erage containing more than 85%	
of milk; and cottage, pot or bak-	
er's cheese)	79
	1.00

Restricted foods—Continued. Applicable V	
Molasses	51
Spices	19
Tea	18

SCHEDULE C

MARINE HOSPITALS, U. S. PUBLIC HEALTH SERVICE

- U. S. Marine Hospital, Baltimore, Md. U. S. Marine Hospital, Boston, Mass,
- U. S. Marine Hospital, Buffalo, N. Y. U. S. Marine Hospital, Chicago, Ill.
- U. S. Marine Hospital, Cleveland, Ohio.
- U. S. Marine Hospital, Detroit, Mich. U. S. Marine Hospital, Ellis Island, N. Y.
- U. S. Marine Hospital, Evansville, Ind.
- U. S. Marine Hospital, Fort Stanton, N. Mex. U. S. Marine Hospital, Galveston, Tex.
- S. Marine Hospital, Kirkwood, Mo.
- U. S. Marine Hospital, Louisville, Ky
- U. S. Marine Hospital, Memphis, T U. S. Marine Hospital, Mobile, Ala.
- U. S. Marine Hospital, New Orleans, La.
- U. S. Marine Hospital, New York, N. Y.
- U. S. Marine Hospital, Norfolk, Va.
- U. S. Marine Hospital, Pittsburgh, Pa.
- U. S. Marine Hospital, Portland, Maine.
- U. S. Marine Hospital, San Francisco, Calif.
- U. S. Marine Hospital, Savannah, Ga.
- U. S. Marine Hospital, Seattle, Wash.
- U. S. Marine Hospital, Staten Island, N. Y. U. S. Marine Hospital, Vineyard Haven,
- Mass. U. S. Public Health Service Hospital, Sheepshead Bay, Brooklyn, N. Y.

[F. R. Doc. 44-12342; Filed, August 16, 1944; 3:34 p. m.]

[WFO 78, Amdt. 2]

PART 1599-PROCEDURAL REGULATIONS ISSUANCE OF ORDERS RESULTING FROM VIO-LATIONS OF PRIORITY OR ALLOCATION ORDERS

Correction

In paragraph 1 (c) of Federal Register Document 12206, appearing on page 9943 of the issue of Wednesday, August 16, 1944, "Compliance Office" should read "Compliance Officer."

TITLE 10-ARMY: WAR DEPARTMENT Chapter VII-Personnel

PART 709-PRESCRIBED SERVICE UNIFORM MISCELLANEOUS AMENDMENTS

1. Section 709.30 (f) is amended to read as follows:

§ 709.30 Brassards. * * * (f) Port officers. The letters "TC" in golden yellow block letter 21/4 inches in height on a brick-red background. Section 709.36b is added as follows:

§ 709.36b Bronze Star. A bronze star 11/2 inches in circumscribing diameter. In the center thereof a %6-inch diameter raised bronze star, the center lines of all rays of both stars coinciding. The re-verse to have the inscription "Heroic or meritorious achievement" and a space for the name of the recipient (which is to be engraved). The star is suspended by a rectangular-shaped metal loop with corners rounded from a silk moire ribbon 1% inches in length and 1% inches in width composed of stripes of white (1/32 inch), red (% inch), white (1/32 inch),

blue (1/2 inch), white (1/32 inch), red (1/16 inch), and white (1/32 inch).

2. In § 709.54 paragraph (a) is amended to read as follows:

§ 709.54 Badges, aviation—(a) In general. A device consisting of a pair of wings of oxidized silver approximately 31/8 inches from tip to tip. Except for flight nurse, aviation badges approximately 2 inches from tip to tip may be worn optionally on the shirt when worn without the coat

3. Sections 709.56b (b) and 709.58 (f)

are amended as follows:

§ 709.56b Badge, driver and mechanic award.

- (b) Bars. Of oxidized silver, suspended from the basic badge and marked to show type of qualification as follows:
 - Driver—W, for wheeled vehicles.
 Driver—T, for track or half-track ve-
- hicles.

(3) Driver-M, for motorcycles.

(4) Driver—A, for amphibian vehicles. (5) Mechanic, for automotive or allied trade mechanic

§ 709.58 Lapel buttons. * *

- (f) For service rendered since 8 September 1939. A dexter eagle with wings displayed perched within a ring which displays 13 vertical stripes with a chief, the dexter wing of the eagle behind the ring, the sinister wing in front of the ring, all of gold plated plastic or gold color metal.
 - 4. Section 709.62 (b) (4) is rescinded.

\$ 709.62 Tag, identification. * * * (b) *

(4) Rescinded. (R.S. 1296; 10 U.S.C.) [AR 600-35, 31 March 1944 as amended by C1, 29 July 19441

[SEAL]

J. A. ULIO, Major General, The Adjutant General.

[F. R. Doc. 44-12348; Filed, August 17, 1944; 9:13 a. m.]

TITLE 14-CIVIL AVIATION

Chapter I-Civil Aeronautics Board [Regs., Amdt. 20-2]

PART 20-PILOT CERTIFICATES .

PERIODIC PHYSICAL EXAMINATION

Adopted by the Civil Aeronautics Board at its office in Washington, D. C., on the 12th day of August, 1944.

Effective August 12, 1944, § 20.73 (b) of the Civil Air Regulations is amended to read as follows:

§ 20.73 Periodic physical examination.

(b) In lieu of the physical examination, evidence that the pilot is on pilot status solo in the Army, Navy, Marine Corps, or Coast Guard will be accepted as proof of physical fitness while on active duty in such service.

(52 Stat. 984, 1007; 49 U.S.C. 425, 551)

By the Civil Aeronautics Board.

FRED A. TOOMBS, Secretary.

[F. R. Doc. 44-12331; Filed, August 16, 1944; 12:37 p. m.]

TITLE 29-LABOR

Chapter VI-National War Labor Board

PART 802-RULES OF PROCEDURE

DISPUTE CASES

The following new paragraph has been added to § 802.52 of the Jurisdiction and Procedure of Regional War Labor Boards 1:

§ 802.52 Procedure in dispute cases not involving wages or salaries. * *

(b-1) Where Conciliation Service has certified to the Board a case in which the parties have agreed in writing to waive their right to a hearing and have agreed to submit the issues on briefs, the following procedure shall be followed by the agency to which the case is referred by the New Case Committee.

The Regional New Case Committee or agency assignments officer shall assign the case to an assistant disputes director or hearing officer and shall notify the parties of the receipt of the case, the referral which is being made and the date upon which briefs must be filed. Each party will be instructed to furnish the other party or parties with copies of the

The designated officer will thereupon eview the briefs and prepare findings of fact and recommendations, a copy of which shall be mailed to each party with notice that written comments may be filed with the Board and other party not later than 7 days after the receipt of the copy. After analysis of the comments, if any, the designated officer will present the case to the Board with his findings of fact, recommendations, and comments.

(E.O. 9017, 7 F.R. 237; E.O. 9250, 7 F.R. 7871; Pub. Law 89, 78th Cong.)

Approved: August 8, 1944.

FRED E. DESMOND, Acting Executive Director.

[F. R. Doc. 44-12326; Filed, August 16, 1944; 11:41 a. m.

PART 803-GENERAL ORDERS

WAGE ADJUSTMENT; AUTOMOTIVE REPAIR IN-DUSTRY AND TIRE RECAPPING, ETC., EM-PLOYEES IN DESIGNATED AREAS

The National War Labor Board, under paragraph (d) of § 803.4 (General Order No. 4), has approved the following exceptions to the exemption provided for in paragraph (a) of that order:

32. Automotive repair industry in Region IX of the National War Labor Board, comprising the states of Colorado, New Mexico, Montana, Wyoming, Utah, Idaho.

33. Employers engaged primarily in the distribution and recapping or retreading of tires within the jurisdiction of Region II of the National War Labor Board, comprising the state of New York and the following counties of New Jersey: Sussex, Passaic, Bergen, Warren, Morris, Monmouth, Essex, Hud-

19 F.R. 4860.

son, Union, Middlesex, Somerset, and Hunterdon.

(E.O. 9250, 7 F.R. 7871)

Approved: August 8, 1944.

FRED E. DESMOND, Acting Executive Director.

[F.R. Doc. 44-12328; Filed, August 16, 1944; 11:42 a. m.]

PART 803-GENERAL ORDERS

WAGE ADJUSTMENT; PAINTING AND DECORATING INDUSTRY, LOS ANGELES, CALIF.

The National War Labor Board, under paragraph (d) of § 803.4 (General Order No. 4) has approved the following exceptions to the exemption provided for in paragraph (a) of that order:

34. The painting and decorating industry in Los Angeles County, California, of Region X. For the purposes of this paragraph, the painting and decorating industry is defined as the painting and decorating of interiors and exteriors of buildings or structures, commercial and industrial as well as housing, i. e., multiple dwellings and single units, painting outdoor advertising, billboards, and

(E.O. 9250, 7 F.R. 7871)

Approved: August 8, 1944.

FRED E. DESMOND, Acting Executive Director.

F. R. Doc. 44-12329; Filed, August 16, 1944; 11: 41 a. m.]

PART 803-GENERAL ORDERS

WAGE ADJUSTMENT; NON-PROFIT HOSPITALS IN CALIFORNIA, NEVADA, ARIZONA, WASH-INGTON AND OREGON

The National War Labor Board has taken the following action with respect to non-profit hospitals under § 803.26 (General Order No. 26):1

1. Reaffirmed its previous action of September 2, 1943 removing non-profit hospitals in Region X comprising the states of California, Nevada and Arizona, from the exemption

provided by General Order No. 26.

2. Approved the removal of non-profit hospitals from the exemption provided by General Order No. 26, in those labor market areas in the states of Washington and Oregon in which the Twelfth Regional War Labor Board finds such action is necessary to effective wage and salary stabilization, such action to be reported to the National War Labor

(E.O. 9250, 7 F.R. 7871)

Approved: August 8, 1944.

FRED E. DESMOND, Acting Executive Director.

[F.R. Doc. 44-12327; Filed, August 16, 1944; 11:41 a. m.]

TITLE 32-NATIONAL DEFENSE

Chapter IX-War Production Board

Subchapter B-Executive Vice-Chairman

AUTHORITY: Regulations in this subchapter issued under sec. 2 (a), 54 Stat. 676, as

¹⁸ F.R. 1303, 10405, 9 F.R. 1004.

amended by 55 Stat. 236 and 56 Stat. 176; E.O. 9024, 7 F.R. 329; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended March 24, 1943, 8 F.R. 3666, 3696; Pri. Reg. 1 as amended May 15, 1943, 8 F.R. 6727.

> PART 1010—SUSPENSION ORDERS [Suspension Order S-597]

MILLER & DUMBAUGH

C. C. Miller and C. T. Dumbaugh, doing business as Miller & Dumbaugh, are contractors and builders, located at 106 East Walnut Street, Butler, Pennsylvania. In December, 1943, they began construction as building contractors, and thereafter continued construction, in remodeling a brick and frame two-story building, located at 324 South Main Street, Butler, Pennsylvania, to be used as a retail store room and two-family apartment, at a cost of approximately \$8,000, and obtaining material therefor without permission of the War Production Board. This was in violation of Conservation Order L-41, which placed a limit of \$200, on such construction. C. C. Miller and C. T. Dumbaugh were aware of the provisions of Conservation Order L-41 and their beginning this construction without ascertaining whether War Production Board approval had been granted constituted violation of Conservation Order L-41 which was the result of gross negligence.

This violation of Conservation Order L-41 has diverted critical material to uses not authorized by the War Production Board and has hampered and impeded the war effort of the United States of America. In view of the foregoing,

it is hereby ordered, That:

§ 1010.597 Suspension Order S-597. (a) From August 16, 1944, through October 16, 1944, deliveries of material to C. C. Miller and C. T. Dumbaugh, doing business as Miller & Dumbaugh or otherwise, their or its successors or assigns, shall not be accorded priority over deliveries under any other contract or order, and no preference rating shall be assigned, applied or extended to such deliveries by means of preference rating certificates, preference rating orders, general preference orders or any other order or regulations of the War Production Board, unless hereafter specifically authorized in writing by the War Production Board. The provisions of this paragraph shall not apply to construction jobs which have been begun or contracts for construction which have been entered into by C. C. Miller and C. T. Dumbaugh, doing business as Miller & Dumbaugh, or otherwise, prior to the issuance of this suspension order.

(b) Nothing contained in this order shall be deemed to relieve C. C. Miller or C. T. Dumbaugh, doing business as Miller & Dumbaugh or otherwise, their and its successors or assigns, from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the

provisions hereof.

Issued this 9th day of August 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-12345; Filed, August 16, 1944; 4:33 p. m.] PART 1010—SUSPENSION ORDERS [Suspension Order S-602, Stay of Execution]

THE WICHITA BEACON

The Wichita Beacon of Wichita, Kansas, has appealed from the provisions of Suspension Order No. S-602, issued August 11, 1944 (§ 1010.602), and has requested a stay on the ground that irreparable harm would be done its business if the Suspension Order were not stayed. The Chief Compliance Commissioner has directed that the provisions of the Suspension Order be stayed pending final determination of the appeal or until further order by the Chief Compliance Commissioner. In view of the foregoing, It is hereby ordered, That:

The provisions of Suspension Order No. S-602, issued the 11th day of August, 1944, are hereby stayed pending final determination of the appeal or until further order by the Chief Compliance Commissioner.

Issued this 16th day of August 1944.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary,

[F. R. Doc. 44-12346; Filed, August 16, 1944; 4:33 p. m.]

PART 1042—IMPORTS OF STRATEGIC MATERIALS

[General Imports Order M-63, as Amended Aug. 17, 1944]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of certain imported materials for defense, for private account, and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1042.1 General Imports Order M-63—(a) Definitions. For the purposes of this order:

(1) "Person" means any individual, partnership, association, business trust, corporation, or any organized group of persons, whether or not incorporated.

(2) "Owner" of any material means any person who has any property interest in such material except a person whose interest is held solely as security for the payment of money.

(3) "Consignee" means the person to whom a material is consigned at the time

of importation.

(4) "Import" means to transport in any manner into the continental United States from any foreign country or from any territory or possession of the United States (including the Philippine Islands). It includes shipments into a free port, free zone, or bonded custody of the United States Bureau of Customs (bonded warehouse) in the continental United States and shipments in bond into the continental United States for transshipment to Canada, Mexico, or any other foreign country.

(5) "Place of initial storage" means any warehouse, yard ground storage, or other place, to which the person making the entry or withdrawal from custody of the United States Bureau of Customs of material imported subject to this order directs or has directed that such material be transported from the port of entry to be held until disposed of pursuant to this order.

(6) Material shall be deemed "in transit" if it is afloat, if an on board ocean bill of lading has actually been issued with respect to it, or if it has actually been delivered to and accepted by a rail, truck, or air carrier, for transportation to a point within the continental United States.

(7) "Governing date" with respect to any material means the date when such material first became subject to General

. Imports Order M-63.

(b) Restrictions on imports of materials-(1) General restriction. No person, except as authorized in writing by the War Production Board shall purchase for import, receive, or offer to receive on consignment for import, or make any contract or other arrangement for the importing of, any material subject to this order after the governing date. The foregoing restrictions shall apply to the importation of any material subject to the order, regardless of the existence on the governing date or thereafter of any contract or other arrangement for the importation of such material. The materials subject to this order are those listed from time to time upon List I, List II, and List III attached hereto.

(2) Authorization by War Production Board. Any person desiring such authorization, whether owner, purchaser, seller, or consignee of the material to be imported, or agent of any of them, shall make application therefor in duplicate on Form WPB-1041 (formerly PD-222C) addressed to the War Production Board, Ref.: M-63, Washington 25, D. C. Unless otherwise expressly permitted, such authorization shall apply only to the particular material and shipment mentioned therein and to the persons and their agents concerned with such shipment; it shall not be assignable or transferable either in whole or in part.

(3) Restrictions on financing of imports. No bank or other person shall participate, by financing or otherwise, in any arrangement which such bank or person knows or has reason to know involves the importation after the governing date of any material subject to this order, unless such bank or person either has received a copy of the authorization issued by the War Production Board under the provisions of paragraph (b) (2) or is satisfied from known facts that the proposed transaction comes within the exceptions set forth in paragraph (b) (4).

(4) Exceptions. Unless otherwise directed by the War Production Board, the restrictions set forth in this para-

graph (b) shall not apply:

(i) To the Foreign Economic Administration, U. S. Commercial Company, Commodity Credit Corporation, Metals Reserve Company, Defense Supplies Corporation, or any other United States governmental department, agency, or corporation, or any agent acting for any such department, agency or corporation; or

(ii) To any material of which any United States governmental department, agency, or corporation is the owner at the time of importation, or to any material which the owner at the time of importation had purchased or otherwise acquired from any United States governmental department, agency or corporation; or

(iii) To any material which on the governing date was in transit to a point within the continental United States.

(iv) [Deleted Mar. 30, 1944]

(v) To any material consigned as a gift or imported for personal use where the value of each consignment or shipment is less than \$100.00; or to any material consigned or imported as a sample where the value of each consignment or shipment is less than \$25.00; or to any used material in the category of household goods imported by the owner for his own personal use; or

(vi) To materials consigned as gifts for personal use by or to members of the Armed Services of the United States;

(vii) To any material on List I or List II imported by any person under any contract or other arrangement made before, or in existence on the governing date and which, on December 28, 1942, was in transit to a point within the continental United States; or

(viii) To manufactured materials which are imported in bond solely for the purpose of having them repaired and then returned to the owner outside the continental United States; or

(ix) To materials which were grown, produced, or manufactured in the continental United States, and which were shipped outside the continental United States on consignment or pursuant to a contract of purchase, and which are now returned as rejected by the prospective purchaser; or

(x) To materials shipped into the United States in transit from one point in Mexico to another point in Mexico, or from one point in Canada to another

point in Canada.

(c) Restrictions on disposition of List I material. Except as hereinafter specifically provided in paragraph (d) here-

(1) Restrictions upon owners and consignees. No owner or consignee of any material on List I which is imported after the governing date shall in any way, directly or indirectly:

(i) Dispose of any interest in such material;

(ii) Process or in any way change the physical condition of such material;

(iii) Transfer possession, or cause or permit a transfer of possession, of such material except to the port of entry and from the port of entry to the place of initial storage of such material; or

(iv) Change, or cause or permit a change of, the location of such material except to the port of entry and from the port of entry to the place of initial storage of such material.

Provided: That a consignee of such material may dispose of his interest in such material to the extent necessary to complete any commitment or contract made prior to the governing date. The person to whom he disposes of such interest shall be subject to all restrictions imposed upon owners by this order.

(2) Restrictions upon banks and persons similarly situated. No bank or other person which, as agent, pledgee, beneficiary under a trust receipt, or otherwise, has possession of or any interest in any written instrument evidencing any interest in any material on List I shall in any way, directly or indirectly, dispose of any such interest, or transfer possession, or cause or permit a transfer of possession, of such instrument, unless:

(i) Such material was imported before

the governing date; or

(ii) Such person neither knows nor has reason to know that such material was imported after the governing date; or

(iii) Such disposition or transfer is necessary to permit a consignee to make a permissible disposition of material in accordance with subparagraph (1) of this paragraph (c); or

(iv) Such disposition or transfer is made to the owner of the material and such owner has complied with all the

provisions of this order.

(d) Permissible disposition of List 1 materials - (1) Transfer to governmental agency. Nothing contained in this order shall prohibit an owner or consignee of any material on List I imported after the governing date, or a bank or other person having possession of, or an interest in, a written instrument evidencing an interest in such material, from disposing of, or making any arrangement to dispose of, any interest in such material to the Foreign Economic Administration, Commodity Credit Corporation, Metals Reserve Company, Defense Supplies Corporation, or any other United States governmental department, agency, or corporation.

(2) Authorization by War Production Board. Notwithstanding the provisions of paragraph (c), an owner or consignee of material on List I imported after the governing date or a bank or other person having possession of or an interest in a written instrument evidencing an interest in such material. may process such material or may dispose of any interest in such material or any such written instrument, or transfer possession or change the location thereof, or cause or permit such a transfer of possession or change of location, upon written authorization by the War Production Board. Any such person may make application in duplicate for such an authorization on Form WPB-1039 (formerly PD-222A), which form shall be addressed to the War Production Board, Ref.: M-63, Washington 25, D. C.

(3) Exceptions. The restrictions set forth in paragraph (c) shall not apply to any material after any United States governmental department, agency, or corporation becomes the owner thereof, and shall not apply to any material of which any United States governmental department, agency, or corporation is the owner at the time of importation, and shall not apply to any material purchased or otherwise acquired from any United States governmental department agency, or corporation.

(e) Restrictions on disposition of List II or List III material. Unless otherwise provided by the terms of the authorization issued pursuant to paragraph (b) (2), any material on List II or List III, which is imported in accordance with the provisions of this order after the governing date, may be sold, delivered, processed, consumed, purchased, or received without restriction under this order, but all such transactions shall be subject to all applicable provisions of the regulations of the War Production Board and to all orders and directions of the War Production Board which now or hereafter may be in effect with respect

to such material.

(f) Reports—(1) Reports on customs entry. No material which is imported after the governing date, including materials imported by or for the account of the Foreign Economic Administration, U. S. Commercial Company, Commodity Credit Corporation, Metals Reserve Company, Defense Supplies Corporation, or any other United States governmental department, agency, or corporation, shall be entered through the United States Bureau of Customs for any purpose, whether for consumption, for warehouse, in transit, in bond, for re-export, for appraisal, or otherwise, unless the person making the entry shall file with the entry Form WPB-1040 (formerly PD-222B) in duplicate. The filing of such form a second time shall not be required upon any subsequent entry of such material through the United States Bureau of Customs for any purpose; nor shall the filing of such form be required upon the withdrawal of any material from bonded custody of the United States Bureau of Customs, regardless of the date when such material was first transported into the continental United States. Both copies of such form shall be transmitted by the Collector of Customs to the War Production Board, Division of Stock-piling and Transportation, Ref.: M-63, Washington 25, D. C.

(2) Other reports. All persons having any interest in, or taking any action with respect to, any material imported after the governing date, whether as owner, agent, consignee, or otherwise, shall file such other reports as may be required from time to time by the War

Production Board.

(g) Routing of communications. All communications concerning this order shall, unless otherwise herein directed, be addressed to: War Production Board, Washington 25, D. C., Ref.: M-63.

(h) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or who

furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority assistance. In addition, the War Production Board may direct the disposition and use of any material which is imported without authorization as required by paragraph (b).

(i) Applicability of priorities regulations. This order and all transactionsaffected thereby are subject to all applicable provisions of the priorities regulations of the War Production Board, as amended from time to time.

(f) Effect on liability of removal of material from order. The removal of any material from the order shall not be construed to affect in any way any liability for violation of the order which accrued or was incurred prior to the date of removal.

Issued this 17th day of August 1944.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

Last I

The numbers listed after the following materials are commodity numbers taken from Schedule A, Statistical Classification of Imports of the Department of Commerce (issue of January 1, 1943) Materials are included in the list to the extent that they are covered by the commodity numbers listed below. If no commodity number is listed, the description given shall control.

Material	Com- merce Import Class No.	Govern- ing date
Agave manufactures and semi- manufactures: Sisal cordage, including cables, tarred or untarred composed of 3 or more strands, each		
strand composed of 2 or more yarns Carpet yarns of agave, dyed or	3417. 010 3417. 110	1/18/43 1/18/43
Cordage of agave fibers, other	N. S. C.	17/21/42
than sisal. Cords and twines of agave fibers. Fabrics woven of agave fibers. Other manufactures (including all products in whole or in part	N. S. C. N. S. C.	11/18 43 11/18/43 19/11/42
of agave fibers)Alpaes llama, and vicuna hair	N. S. C. (3535, 000- 3535, 400	1/18/43
AlpargatasBeef and mutton tallow—includes	inc. 0369, 500	6/28/43
oleo stock Beef and mutton tallow (inedi-	0036. €00	5/22/42
ble)—includes oleo stock Brazilian pebble (quartz crystals), unmanufactured	0815. €00 5120. €00	5/22/42
Brazilian pebble (quartz crystals) manufactured and semimanu- factured in blanks, slabs, bars,		
Broomeorn	N. S. C. 2936, 000 2231, 000	10/6/42 11/23/42
Castor beans Chrome ore (Chromite)	6213, 100 6213, 300	4/8/42 +12/28/41 +12/28/41
Cinchona bark or other bark from which quinine may be extracted	6213. 500 2201. 000	12/28/41 5/22/42
Columbium ore (columbite) or concentrates	6270. 300	4/8/42

See footnotes at end of table.

No. 165-2

LIST I-Continued

Material	Com- merce Import Class No.	Govern- ing date	The second second
Cottonseed oil, crude, refined Feathers for beds (including goose	{1423, 100 1423, 200	5/22/42 5/22/42	
and duck feathers and down, and mixtures thereof, new and used) Flaxseed (linseed) Graphite or plumbago:	0922, 200 2233, 000	6/28/43 5/22/42	-
Amorphous, natural (except of Mexican origin)	5730, 100 5730, 500	4/8/42 12/28/41	S. S.
Crystainne mind and chip	5730. 610	4/8/42	70
graphite Hemp (Cannabis Sativa typeonly), unmanufactured:	5730. 630	4/8/42	
Hackled including "line of hemp" Not hackled Tow	3263, 000 3263, 200 3263, 300	9/11/42 9/11/42 9/11/42	
Hides and skins: Deer: buck or doe	0293, 100 2105, 000 N. S. C. 0036, 000	69/11/42 64/8/42 3/5/43	
Lard (including rendered pork fat). Lard compounds and lard substi- tutes made from animal or vege-	7	3/5/43	
table oils and fats Leather, unmanufactured:	0036, 100 0300, 100- 0317, 900	3/5/43	
Leather made from hides or skins of cattle of the bovine species	0317, 900 inc. 0345, 000 0345, 100	7/2/42	
Leather made from hides or skins of animals of the equine species.	N. S. C.	17/2/42	
Goat and kidskin leather (except	0333, 000- 0333, 500 inc.	7/2/42	1
vegetable-tanned)	0335, 400 0340, 800 0345, 200 0345, 300	7/2/42 7/2/42 7/2/42 7/2/42	Annual States
Linseed oil, and combinations and mixtures, in chief value of such oil.	2254, 000	5/22/42	
Manganese ore (including ferrugi- nous) or concentrates, and man- ganiferrous iron ore, containing 35 percent and over of manganese.	2011 000	-	
Muru muru nut ofl. Neatsfoot oil and animal ofls	6211, 200 6211, 300 N. S. C.	5/14/43 5/14/43 8/21/42	100
Oleo oil	0808, 950 0036, 200 1427, 000	5/22/42 8/21/42 5/22/42	
Peanuts: Shelled. Not shelled. Pyrethrum or insect flowers.	1367, 000 1368, 000 2202, 600	4/2/43 4/2/43 10/21/42	
Pyrethrum or insect flowers, advanced in value or condition	2220, 310 2237, 000	10/21/42 6 5/22/42	-
Red squill. Rotenone bearing roots (cubé root (timbo or barbasco) derris and tuba) crude and advanced.	2210, 650	10/21/42	-
	2210, 280 2210, 300 2220, 360 2220, 370	5/4/42 5/4/42 5/4/42	
Rutile Seal ofl Sesame oil, edible and inedible	6270, 200 0816, 000 1428, 200	12/28/41 7/2/43 *7/21/42	
Sunflower oil, edible and dena- tured.	2249, 000 1421, 000 2247, 000	5/22/42 5/22/42 5/22/42	-
Sunflower seed_ Tantalum ore (tantalite)	2247, 000 2240, 000 6270, 400 N. S. C. 0803, 500	* 5/22/42 4/8/42 8/21/42 5/22/42	1
Zirconium ore	6270, 500	12/28/41	-
'Moved from List II 4/28/43. 'Moved from List III 1/18/43. 'Moved from List III 5/18/43. 'Moved from List II 5/14/43. 'Moved from List III 3/5/43. 'Moved from List III 3/5/44. 'Moved from List III 5/17/44.			

N. S. C.—No separate class or commodity number has been assigned for the material as described by the Department of Commerce, Statistical Classification of Imports. LIST II

Nore: List II amended Aug. 17, 1944, effective Aug. 19, 1944.

The numbers listed after the following materials are commodity numbers taken from Schedule A, Statistical Classification of Imports of the Department of Commerce (issue of January 1, 1943) Materials are included in the list to the extent that they are covered by the commodity numbers listed below. If no commodity number is listed, the description given shall control.

	Com-	Was consistent
Material	merce Import	Govern- ing date
Olivinos III	Class No.	mg date
	302002000	
Agave fibers, unmanufactured, not		-
elsewhere specified on this order		
(except flume tow and bagasse	America and	STATE OF THE PARTY OF
waste)	N.S.C.	8/5/43
nating in Rhodesis or Union of		100
Asbestos, unmanufactured (originating in Rhodesia or Union of South Africa)	5500, 010	1/13/42
	5500, 020	1/13/42
	5500, 090 5500, 300	1/13/42
	5500, 500	1/13/42 1/13/42
	5501.000	1/13/42
	5501. 100	1/13/42
	5501, 900 5502, 100	1/13/42 1/13/42
Babassu nuts and kernels	2230 130	4/8/42
Debasis and all	2239, 150	4/8/42
Babassu nut oil Balsa wood:	2257. 100	4/8/42
Love	4029, 100	6/10/42
Sawed boards, planks, deals and	AND DESCRIPTION OF THE PARTY OF	
Beryl ore or beryllium ore	4118, 000	6/10/42
Rerullium ovide corbonete and	6270, 000	5/4/42
other beryllium salts	8380, 963	5/4/42
Bristles, hog and pig	0917. 000	3 3/14/42
Brushes, n. s. p. f.:	0979, 100	28/14/42
Paint brushes (including artists)	9715. 100	2-9/23/43
Other (excent toilet brushes and	war almost a	
hair pencils) Castor oil	9715, 900 2260, 020	19/23/43
Cattle, ox, and calf tail hair in-	2200, 020	4/8/42
ciuding switches	3696, 100	7/2/42
Cedar, Spanish: Logs	4032, CCO	04/28/43
Lumber, rough, not further	9002. LLU	*4/28/40
Lumber, rough, not further manufactured than sawed,		
and flooring	4202, 000	44/28/43
and flooring. Lumber, dressed, not further manufactured than planed,	600	
tongned and progred	N. S. C. 2242, 500	*4/28/43
Cohung puts and kernels	2242, 500	1/13/42
Coconut oil Cohune nuts and kernels Cohune nut oil	N. S. C. N. S. C. 3420, 000	4/8/42 9/11/42
Coir yarn. Coir manufactures, other than pile	3420, 000	1 11/23/42
mats, floor coverings, mattings,	200	
ete	NSC	111/23/42
Copper	6401, 800	12/28/41 3/14/42
	6417. 100	3/14/42
	6418 800	3/14/42 6/1/42
Copper and brass scrap	6401, 900	12/28/41 7/2/42
	6418, 100	7/2/42
CARLES AND SECURITION OF	N. S. C. 6401, 800 6417, 100 6430, 000 6418, 300 6401, 900 6418, 100 6453, 600 6760, 020	6/1/42 6/1/42
Corundum in grains, or ground, pulverized or refined.	2232, 000	1/13/42
Corundum in grains, or ground,		
Corundum ore.	N. S. C. 5460. 000	5/22/42 5/22/42
Cotton varns and fabrics	5100.000	10 26/32
Airplane cloth, type MM Balloon fabric, type HH Balloon fabric, type SS	N. S. C.	8/21/42
Balloon fabric, type HH	N. S. C. N. S. C.	8/21/42
COLLOI FORE for shinning milles 1	N.S.C.	8/21/42 11/23/42
Decating apron labric	N. S. C.	11/23/42
English spun combed cotton		
yarn, single or plied, in counts of 58's and finer	N. S. C.	11/23/42
	N S C	11/22/42
Grey tracing cloth fabric Lithograph moleskin cloth	N. S. C. N. S. C. N. S. C.	11/23/42 11/23/42
Printers molleton	N. S. C.	11/23/42
Tracing cloth	2840: 000	8/21/42
Typewriter ribbon fabric Cottonseed hull fiber	N.S.C.	8/21/42
Emetine and salts thereof.	N. S. C. N. S. C.	7/21/42 8/5/43
Fir, other than Douglas fir:		
Logs	N. S. C. I	4/28/43

See footnotes at end of table.

LIST II—Continued

LIST II-Continued

Material	Com- merce Import Class No.	Govern- ing date	Material	Com- merce Import Class No.	Govern- ing date	Material	Com- merce Import Class No.	Govern- ing date
Fir, other than Douglas fir-Con.			Jute and manufactures—Con.			Mica	5560, 810	3/14/42
Lumber, rough sawed boards,	4104 040	4/00/49	Jute manufactures, n. s, p. f	3250, 900 3249, 000	6/10/43		5560, 840 5560, 860	3/14/42 3/14/42
planks, deals, etc Lumber, dressed sawed boards,	4104, 040	4/28/43	Jute bags or sacks	3249. 100	4/2/43 4/2/43		5560, 890 5560, 910	3/14/42 3/14/42
planks, deals, etc	4104. 050	4/28/43	Jute butts, unmanufactured Jute, unmanufactured	3242, 000 3241, 000	10/6/42 10/6/42		5560, 940 5560, 960	3/14/42 3/14/42
Hackled, including 'dressed line' Not hackled:	3261, 000	7/2/42	Kapek	3403. 000 5930. 950	7/2/42 12/28/41		5560, 990	3/14/42
Valued less than \$340 per ton	3262, £00 3262, £00	4/8/42 4/8/42	Leather, unmanufactured: Chamois leather	0335. 350	47/2/42		5561, 000 5561, 300	3/14/42 3/14/42
Valued \$340 or more per ton Noils	3262, 700	7/2/42	CANADA OF THE SAME OF THE SAME OF	0335 800	47/2/42		5561, 400 5561, 500	3/14/42 7/21/42
TowStraw	3262, 800 3262, 900	5/4/42 5/4/42	Rough tanned leather (incl. India-tanned):	- 2			5561, 600 5561, 900	3/14/42 3/14/42
StrawGlycerine, crude and refined	8290, 000 8291, 100	5/22/42 5/22/42	Vegetable-tanned goat and sheepskins	0339, 000	17/2/42		5564.000	3/14/42
Hair, curled	3698, 800	6/29/44	- Sheep and lamb leather (includ-	0339, 100	17/2/42	MilkweedOuricury (uricury) nuts and ker-	5564. 200 N. S. C.	3/14/43 1/18/43
Buffalo hides, dry and wet	0203, C00 0203, 100	1/13/42 1/13/42	ing shearlings and cabrettas) Leather for shoe purposes	0332, 000	17/2/42	Ouricury (uricury) nuts and ker-	2239. 610	5/22/42
Cabretta skins or hair sheep skins	0235. COO	7/2/42	and the same of th	0332. 100	*7/2/42 *7/2/42	Ouricury (uricury) oil, inedible	2239. 620	5/22/42
Calf, dry and wet	0207, 000 0208, 000	1/13/42 1/13/42	Glove and garment leather Leather, n. s. p. f. cut into shoe	0335, 300	100000000	and edible	2257, 800 2257, 830	5/22/42
Cattle hides, dry and wet	0201, 000	1/13/42 1/13/42	uppers, vamps, or other forms. Patent leather for the manufac-	OH 15 W	17/2/42	Palm nut kernels	2236, 500	5/22/42 3/14/42 3/14/42
Goat and kid skins, dry and wet	0241, 000 0242, 000	7/2/42 7/2/42	Grained embosed etc. or	N. S. C.	17/2/42	Palm kernel oil	2248, 000 2243, 000	1/13/42
Kip, dry and wet	0205, C00 0206, C00	1/13/42 1/13/42	fancy leather	0345, 400 0335, 200	*7/2/42 *7/2/42	or Norway Dine:		
Horse mane and tall hair, raw and	-	The same of the same of	fancy leather. Skivers, n. s. p. f. In the rough, in the white,	0000, 200	1/4/34	Lumber, sawed boards, planks, deals etc. rough and dressed.	N. S. C.	4/28/43
drawn, including switches	3694, C00 3694, 100	² 3/14/42 ² 3/14/42	ished or finished	N.S.C.	(7/2/42	deals, etc., rough and dressed Prima Vera:	4107. 700	4/28/43
lpecae, crude and advanced in value or condition	2210, 450	11/18/43	Other (except glove and gar-	0332, 500	7/2/42	Lumber, rough, not further man-	4033, 400	³ 4/28/43
Iron and steel scrap, fit only for	2220, 170	1 1/18/43	ment)	*		infactured than sawed, and		14400740
remanufacture	6004, C00 6004, 100	6/1/42 6/1/42	goatskin leather:	N.S.C.	5/27/44	flooring. Lumber, dressed, not further manufactured than planed, tongued, and grooved	N. S. C.	14/28/43
Istle or tampico fiber, manufac-	0002, 100	SUALAN	Aprons Belts, transmission Belts, designed to be worn on	N. S. C.	5/27/44	manufactured than planed, tongued, and grooved.	N. S. C.	54/28/43
tured in whole or in part (dressed). Istle or tampico fiber manufac-	3410, 000	3/5/43	the person	I N. S. C.	5/27/44	Pulpwood, except chipped pulp-	4595, 000 4595, 000	1/12/44
tures (incl. all broducts in whole		10010000000	Chaps, work Flat leather goods Footwear (including slippers)	N.S.C. N.S.C.	5/27/44 5/27/44	wood	inc. N.S.C.	3/5/43
or in part of istle)	N.S.C.	11/23/42		N.S.C.	5/27/44 5/27/44	Punga fiber	2344. 000	17/2/42
tured (including istle waste) Jewels, for any movement, mech-	3405, 000	3/14/42	Garments Gloves, work Handbags and purses		5/27/44 5/27/44	Quebracho wood Quinine salts or alkaloids from cin-	2305. 000	17/2/42
anism, device or instrument	The same	THE REAL PROPERTY.	Handbags and purses	N.S.C. N.S.C. N.S.C.	5/27/44 5/27/44	chona bark: Quinine sulphate	8102,000	3/5/43
dutiable under paragraphs 367 and 368 of the Tariff Act of 1930,	- 277		Harness	N.S.C.	5/27/44	Quinine alkaloid	8103. 200	3/5/43
or any meter or compass (Jewel bearings)	9580, €00	1/12/44	Hydraulic, packing, mechani- cal, and textile leather prod-		Diameter at	quinine	8103, 300 8103, 400	3/5/43 3/5/43
Jute and manufacturers: Waste bagging and waste sugar			Laces and thongs	N.S.C. N.S.C.	5/27/44 5/27/44	Cinchonine and its salts	8103, 500	3/5/43
Jute yarns or roving, single	3243, 000 3244, 000		Luggage and related articles (including suitcases, valises,			Quinidine and its salts	8103. 600	3/5/43
vace yaths of to the sugar sugar	3244, 100 3244, 200	6/10/43	satchels, traveling and over-			Rapeseed oil, denatured and not	N.S.C.	3/5/43
The second secon	3244, 300		night bags, hatboxes, trunks and other luggage; and boxes,			denatured	2246, 000 2253, 000	5/22/42 1/13/42
Jute cordage, twine and twist of 2 or more yarns twisted to-			caskets, chests, baskets, rolls, brief cases, golf bags, and other			Shellac, unbleached and bleached	2107, 200 2108, 000	3/14/42 3/14/42
gether, size of single yarn or roving:			cases): Made wholly or in part of	100000000000000000000000000000000000000	1923/2002	Silk:	DESTINATION OF	Hall Control
Not bleached, dyed or other- wise treated	3245, 200	6/10/43	Made wholly or in part of	N. S. C.	8/5/43	Partially manufactured silk, and	3100.000	10/21/32
	3245, 300 3245, 400	6/10/43 6/10/43	equine leather	N.S.C.	5/27/44	silk noils exceeding 2 inches in length, not twisted or spun	3799.000	10/21/42
Bleached, dyed or otherwise	3245, 500		goatskin leather. Rifle scabbards: rifle slings,	N.S.C.	5/27/44	Raw silk in skeins, reeled from the cocoon, or re-reeled, not		
treated	3245, 220 3245, 320		pistol holsters, and pistol		E/97/44	wound, doubled, twisted, or advanced	3702, 000	
	3245, 420	6/10/43	Saddles and saddlery	N.S.C.	5/27/44 5/27/44 5/27/44	Silk waste. Wild silk or tussah		10/21/42
Bagging for cotton, gunny cloth,	3245. 520	6/10/43	Loofa (Luffa) sponges	N. S. C.	5/27/44 8/21/42	Silver: Ores, concentrates, and base bul-	The state of the s	33023
etc., of single yarns, not bleached, colored, or printed,	Wat.		Maguey or cantala, unmanufac- tured	3409. 200	1/18/42	lion, valuable chiefly for silver		7/21/42
not exceeding 16 threads in warp and filling to the square	1	1	Mahogany, dressed (sawed and not further manufactured than		143	content. Bullion, refined	6819, 600	7/21/42
inch, or jute or other vegetable	3246, 000	6/10/43	planed, tongued, and grooved) Mahogany logs	4204, 100		Sweepings and scrap, including	- 0819, 800	
Burlans and other woven fabrics	3246, 100		Mahogany rough (not further	Annual Control	CONTRACTOR OF THE PARTY OF THE	silver sulphides Semiprocessed items, valuable	6819. \$00	7/21/42
wholly of jute, n. s. p. f	3247, 000		Manila or abaca cordage, includ-	4202, 100	1/21/12	chiefly for silver content	N. S. C.	7/21/42
Plain woven fabrics of jute,	3247. 200	6/10/43	ing cables, tarred or untarred, composed of 3 or more strands,			valuable chiefly for silver con-	N. S. C.	7/21/42
weighing less than 4 ounces per square yard	3248. CO	6/10/43	each strand composed of 2 or more yarns		6/28/43	Sisal and henequen, unmanufac-	3 12 000	1/21/22
Woven fabrics of jute for pad- dings or interlinings exceeding			Manila or abaca fiber (except T	3417, 195		tured (except flume tow and bagasse waste)	N.S.C.	1/18/4
30 threads in warp and filling to the square inch, weighing	1	1-51-51	grade tow)	3402, 300 3402, 500		containing not to exceed 116%		
from 4½ to 12 ounces, inclusive	2040 104	6110113	Manila or abaca fiber manufacture	S	2/20/30	lime and 1½% ferric oxide: Crude and unground	N.S.C.	11/23/42
per square yard Woven fabrics, n. s. p. f. in chief	3248, 100	- management	(incl. all manila or abaca products)	_ N. S. C		Tin:	The same	70.00
value but not wholly of jute Jute sliver	3250,000		Meshta fiber. Metallic beryllium, caesium, lithi-	N, S. O.	- Luc	Tin-plate scrap Tung oil (China wood oil)	2241, 000	11/13/42
Jute webbing, not exceeding 12 inches in width			um, and potassium	8380.870	5/4/42	Tungsten ore and concentrates Urena lobata fiber	. N.S.C.	10/6/42
See footnotes at end of tak	The Control of the		crude form, not otherwise classi- fied (such as drosses, skimmings,		1090	Vanadium ore	- 6260, 000 N.S.C.	3/5/43
			residues, brass foundry ash,	Marie San	6/1/42	Zinc blocks, pigs or slabs	_ 6558, 200	12/28/41
			and flue dust)		0/1/42	13 Samed from T lot T 10000	Wallet	THE REAL PROPERTY.

See footnotes at end of table.

¹ Moved from List I 1/8/44

Moved from List I 3/30/44

Moved from List I 3/30/44.
Moved from List III 5/17/44

N. S. C.—No separate class or commodity number has been assigned for the material as described by the Department of Commerce, Statistical Classification of Imports.

LIST III

Note: List III amended Aug. 17, 1944, effective Aug. 19, 1944.

The numbers iisted after the following materials are commodity numbers taken from Schedule A, Statistical Classification of Imports of the Department of Commerce (issue of January 1, 1943). Materials are included in the list to the extent that they are covered by the commodity numbers listed below. If no commodity number is listed, the description given shall control.

Material	Com- merce Import Class No.	Govern- ing date
Agara Char processed will work		
Agave fiber processors' mill waste (including sisal and benequen processors' mill waste) Agave flume tow and bagasse waste not elsewhere specified on	N. S. C.	8/5/43
Alewives and other pickled or salted fish, n. s. p. f	N. S. C. 10073, 300- 0073, 900 inc.	8/5/43
Alfalfa seed	2401.000	7/2/42
Anchovies, canned, not in oil or in oil and other substances. Anchovies, in oil or in oil and other	0067. 000	7/2/42
substances.	0064, 200	1/18/43
Apples, dried, desiccated, or evaporated	1330, 010	1/18/43 6/28/43
Apricots, dried, desiceated, or evaporated	1330. 120	6/28/43
Argols, tartar and wine lees, and	110000000000	TO DESCRIPTION
crude calcium tartrate	8329, 000 8330, 000	7/2/42 7/2/42
Jalata, Coquiran: (erude and	8330, 000 8380, 013	7/2/42
trochad	N.S.C.	E/27/44 3/5/43
Balata, Massarunduba. Balata, Peruvian chicken wira	N.S.C. N.S.C. N.S.C.	3/5/43 5/27/44
Balata, Peruvian F. A. Q., white_	N.S.C.	3/5/43
wassed) Balata, Massarunduba Balata, Peruvian chieken-wire Balata, Peruvian F. A. Q., white. Beans, dried, except fava beans. Beef and veal, pickled or cured. Beef, canned, including corned	N. S. C. N. S. C. 0029, 000	7/2/42 7/2/42
hoof	0028.000	7/2/42 5/14/43
Beef, fresh, chilled or frozen Blood, dried	0018, C00 8505, 000	5/14/43 7/2/42
Bone black, bone char, and blood	0990, 130	7/2/42
Bones, crude. Bones, ground, ash, dust, meal and flour	0911, 200 0911, 300	7/2/42
Bran, shorts, and other wheat by- product feeds		7/2/42
Brazil or cream nuts.	1181, 000 1856, 000 1357, 000	7/2/42 7/2/42
Butter	1357, 000	7/2/42 7/2/42
Buttermilk, dried	0044, 000 0041, 200 1420, 000 2452, 000	4/2/43
	1420, 000	7/2/42
Casein or lactarene	Warner, Butt	7/2/42 7/2/42
Cassia buds, unground	1533, 000 1533, 100	10/6/42
Casein or lactarene Cassia buds, unground Cassia, cassia vera, unground Cassia. cassia buds and cassia vera,	1033. 100	10/6/42
Castor bean nomage (easter oil	1550, 070	10/6/42
cake and castor oil cake nieal)	8509, 100 {0045, 100-	1/18/43
Cheese	10046, 990 inc.	7/2/42
Cherries dried, desiccated, evap-		
Chickens and guineas: Dead, fresh, chilled or fresen	1317. 100	0/28/43
dressed or undressed	0025, 400	4/28/43
Prepared or preserved	N.S.C.	4/28/43
Prepared or preserved. Chickpeas and garbanzos, dried. Chicle, crude and refined or ad-	N. S. C. N. S. C. 1200. 000	4/28/43 7/2/42
vanced	2131, 000 2189, 300 5300, 000	7/2/42 7/2/42
China clay or Kaolin	5300, 000	8/21/42
Cinnamon and chips of, unground.	1526, 000	10/6/42
Cinnamon and chips of, ground Cocoa heans or cacao beans	1526, 000 1550, 030 1501, 300	10/6/42 7/2/42
Cocoa powder, unsweetened and sweetened	and the same	
	1502, 100 1502, 300 1502, 000	1/18/43 1/18/43
Coconuts, in the shell	1502, 000	1/18/43
Coconut meat, shredded and desic-	1351. 000	10/21/42
Coconut meat, shredded and desic- cated or similarly prepared	1379, 000	10/21/42

See footnotes at end of table.

LIST III-Continued

	Com-	
Material	merce Import Class No.	Govern- ing date
Cod, haddock, hake, pollock, and		
cusk, pickled or salted (not in oil etc., and not in airtight contain-		1
ers, weighing, with contents, not		
over 15 lbs. each)	0069, 000	4/2/43 4/2/43
Coffee, raw or green, roasted or	0069. 900	4/2/43
processed	1511.000	7/2/42
Combinations and mixtures of ani-	1511. 100	7/2/42
mal, vegetable, or mineral oils, or any of them, with or without		B E
other substances, not specifically	2260. 120	7/21/42
provided for Congo gum copal Corn	N. S. C.	1/12/44
Corn meal, hour, grils and similar	1031.000	7/2/42
products Corn, cracked Corned beef hash	1090, 190 1090, 180 1250, 230	- €/29/44 7/2/42 5/27/44
Corned beef hash	1250, 230 2815, 000	5/27/44 10/25/43
Cornstarch Cotton linters (all grades) Cotton, raw (all staple length)	3005, 000	7/2/42
Cotton, raw (an staple length)	3003, 600	7/2/42 7/2/42 7/2/42
	3003, 700	7/2/42
Cotton waste	3006, 350	7/2/42
Cotton-Merino waste	3005, 000 3001, 000 3003, 600 3003, 700 3003, 800 3006, 350 3006, 600 9850, 602 0041, 300 N. S. C. N. S. C. 1190, 700 1190, 800 0094, C00	7/2/42 7/2/42 4/2/43
Cream, dried Currants, dried Dates, dried Dog food	N. S. C.	6/28/43
Dog food	N. S. C. 1190, 700	6/28/43 7/2/42
	1190, 800 0094, C00	7/2/42 3/5/43
Egg albumen, dried	3200000000	
prepared or preserved, n. s. p. f Eggs (chicken) whole, in the shell	0095, C00 6088, 100	3/5/43 7/2/42
Eggs, dried Eggs, frozen, or otherwise prepared	0090. CCO	3/5/43
or preserved, n. s. p. f. Eggs of poultry other than chicken,	C091. CCC	75/43
whole, in the shell.	003,8800	3/5/43
Egg yolks, dried Egg yolks, frozen, or otherwise pre-	0692,000	3/5/43
Ergot	0093, C00 2210, 330	3/5/43
Fatty acids, not specifically pro-		
vided for derived from vege- table oils, animal or fish oils, animal fats and greases, not		
elsewhere specified		
Cottonseed oil. Linseed oil.	2260, 220 2260, 210	5/22/42 7/21/42
Other, not elsewhere specified	2260, 230 2260, 240	7/21/42 7/21/42
Fatty alcohols and fatty acids sul- phated, not elsewhere specified,		
and salts of fatty acids sulphated	2260, 280	7/21/42
not elsewhere specified. Feeds, mixed livestock and poul-	A00000000000	
figs, dried	N. S. C.	6/29/44 6/28/43
r ish scrap and fish meal	8509.700	7/2/42 7/2/42
Fish-liver oil, n. e. s. (include half- but-liver oil)	2220. 150	1/12/44
but-liver oil) Floor coverings: Plie mets and floor coverings of	The state of the s	17.447.13
Pile mats and floor coverings of cocoa fiber (coir fiber). Matting and articles of cocoa	3960, 100	10/21/42
Matting and articles of cocoa fiber (coir fiber) or ratian Fruits, dried, not elsewhere speci-	3963,000	10/21/42
fruits, dried, not elsewhere speci- fied on this order	N. S. C.	6/28/43
fled on this order. Ginger root, unground, not preserved or candied	1536, 100	10/6/42
Ginger root, ground, not preserved		
or candied. Glue stock, not elsewhere specified. Grapes, dried, other than raisins.	1550, 080 0930, 900	10/6/42 8/5/43
Grapes, fresh (other than hot-	1319. 500	6/28/43
house)	1318, 500 8504, 600	7/2/42 7/2/42
Gums, n. e. s., used in manu- facture of chewing gum		
Herring (including sprats, pil-	N. S. C. 10070, 000-	3/5/43
chards and anchovies) all types.	10070. 900 inc.	7/2/42
Hide cuttings, raw Hide splits, limed, pickled or dried	0930, 800	7/2/42
(suitable for manufacturing into	Nea	10000
Hides and skins:	N. S. C.	1/12/44
Horse, colt, and ass	0211. 100 0211. 300	7/2/42 7/2/42
	6212, 100	7/2/42 7/2/42
	0212, 200	7/2/42
Shearlings, dry and wet (except	0212, 500	7/2/42
close shorn skins with commer- cially worthless wool, 34 inch	-	
and down)	N. S. C.	7/2/42

	List III—Continued					
	Material	Com merce Import Class No.	Govern- ing date			
	Hides and skins—Continued. Sheep and lamb skins, except shearlings, cabretias, etc.					
-	Pickled skins, not split no wool- Pickled fleshers, split, flesh side. Pickled skivers, split, grain side Other wooled (wool on) except	0234, 000 0234, 100 0234, 200	7/2/42 7/2/42 7/2/42			
2	shearlings. Hydrogenated or hardened oils and fats, vegetable or animal.	0231, £00 2260, 100	7/2/42 7/21/42			
	Iron ore	8300, 000 8380, 630 6001, 000 0022, 000	7/2/42 7/2/42 7/2/42 5/14/43			
2000	Leche caspi (including crude sorva gum) Leutiis Lignalce oil or Bois de Rose	2170, C00 1199, C00 2280, 270	3/5/43 7/2/42 7/2/42			
	Mace, unground Mace, ground Mace, Bombay or wild, unground Mace, Bombay or wild, unground	1540, 000 1550, 090 1549, 200 1550, 100	10/6/42 10/6/42 10/6/42 10/6/42			
	Maté. Yerba, advanced in value or condition (Paraguay tea). Meats, canned n. e. s., and prepared or preserved meats, n. s. p. f.	2210. 570 1770. 900	7/2/42 10/6/42			
	(include liver paste; siso include mutton) Meat extracts, including fluid Milk, condensed and evaporated	0032, 900 0096, 000 0040, 000	10/21/42 7/2/42 7/2/42			
	Milk, skimmed, dried	0040, 100 0040, 700 0041, 100 0041, 000 (1630, 480-	7/2/42 7/2/42 7/2/42 4/2/43 4/2/43			
	Milk, whole, dried. Molasses and sugar strup, edible and inedible. Muru muru nuts and kernels.	1630, 480- 1640, 000 inc. 2239, 630	7/2/42			
	Mutton, fresh, chilled or frozen Nitrates, Sodium and Potassium	2239, 640 0021, 000 8506, 000	5/22/42 5/22/42 5/14/43 7/2/42 7/2/42			
	Nitrogenous material, n. s. p. i. (in- cluding hoof meal and horn meal)	8527, 500 8527, 900 8509, 800	1/18/43			
	Nutmegs, unground	1539, 000 1550, 110 f1041, 000 1041, 100	10/6/42 10/6/42 7/2/42 7/2/42			
	Offal, edible Oil cake and oil cake meal: Coconut or copra Soybean	0023, €00 1111, 600 1112, 600	7/2/42 3/5/43 3/5/43			
	Soybean Cottonseed Linseed Peanut Hempseed	1114,000 1115,000 1119,600 1119,700 1119,900	7/2/42 3/5/43 7/2/42 7/2/42			
	Hempseed. Other n. s. p. f. Oleo stearin Olive oil, inedible: Sulphured or foots.	2244, 000	7/2/42 7/2/42 9/23/43			
	Other Onions, dehydrated Onions, edible Paper base stock:	2245, 000 N. S. C. 1208, 100	9/23/43 4/28/43 7/2/42			
	Rags for paper stock. Waste bagging, gunny cloth and bags	4691, 000 4692, 000	7/2/42			
	Grasses, fibers, waste, shavings, elippings, etc., n. e. s. Peaches, dried, desiccated, or	4692, 100	7/2/42			
200	Peaches, green, ripe, or in brine Pearl shells or mother-of-pearl shells, unmanufactured	1330, 620 1330, 610 0961, 000	6/28/43 7/2/42 8/5/43			
200.00	Pears, dried, desiceated, or evap- orated. Pears, green, ripe or in brine Peas, dried and split.	1330, 670 1330, 660 1197, 000 1198, 060 3400, 350	6/28/43 7/2/42 7/2/42			
	Piassava fiber, manufactured in whole or in part (dressed cut to	1198, 000 3409, 350	7/2/42 7/2/42 7/2/42			
	length, etc.)	3410.050 0895.500 N.S.C. 1543.000	3/5/43 7/2/42 7/2/42 10/6/42			
	Pigeons, racing or fancy Pigeons, other Pimento (allspice), unground. Pimento (allspice), ground. Pimientos, packed in brine or oil, or prepared or preserved. Pork:	1550, 130 1244, 000	10/6/42			
	Fresh or chilled. Frozen. Pork, hams, shoulders, bacon, sausage: prepared, cooked, boned, canned, etc.	0020, 100 0020, £66	5/14/43 5/14/43			
100 May 100	Prunes, prunciles, and plums: Green or ripe, not in brine.	0030, 900 0031, 900	7/2/42 7/2/42 6/28/43			
	In brine Dried, desiccated, or evaporated Otherwise prepared or pre- served, n s.p.f.	1330, 510 1330, 530 1330, 540	6/28/43 6/28/43			
1	See footnotes at end of tabl		Name and			

LIST III-Continued

List III—Contin	nuea	
Material	Com merce Import Class No.	Govern- ing Date
	7000	1
Raisins: Made from seedless grapes Other	1319, 100 1319, 200	6/28/43 6/28/43
Ramie fiber or China grass, un- manufactured	3409. 600	9/23/43
Rice:	****	* D 100 T 140
Paddy. Uncleaned or brown rice. Cleaned or milled rice. Patna rice, cleaned, for use in	1051,000 1051,100 1053,000	10/25/43 10/25/43 10/25/43
Rice meal, flour, polish and bran- Broken	1054, 000 1059, 106 1059, 200 1044, 000	10/25/43 10/25/43 7/2/42
Rye. Sardines, in oil or in oil and other substances.	0063, 200	7/2/42 4/2/43
Eausage casings sheep, lamb and	0063, 300	4/2/43 7/2/42
goat only Sausage casings, other Sesame seed.	0035, 500 2234, 000	7/2/42 5/22/42
Shark-liver oil, including oil pro- duced from dogfish livers, n. s.		4
p. I. Sisal and henequen flume tow	0808, 730	1/12/44
and bagasse waste	N.S.C. [8712,300- [8719,900]	1/18/43
derder	ine	7/2/42
Sugar, cane	1610, 750- 1610, 000 inc.	7/2/42
Syrups and extracts for use in the manufacture of beverages	N. S. C.	3/5/43
Tankage (incl. cracklings, greave cakes, liver meal, meat meal, meat flour, meat scrap, etc.)	(0975, 000 (8509, 600	} 7/2/42
Tapioca, tapioca flour, and cassava		7/2/42
(including mandoica flour) Tartaric acid Tea, not specially provided for	1228, 000 8207, 000 1521, 000	6/29/44 7/21/42
Textile waste, not elsewhere speci- fied in the order, including jute thread and flax, etc. (except sisal and henequen processors' mill	1021.000	1/22/32
waste). Tops of hair other than camel's hair, mohair, and wool (includ-	N. S. C.	7/2/42
ing alpaca and vicuna), n. e. s Tucum nuts and kernels	3560, 500 {2239, 650 {2239, 660	1/18/43
Tuna fish, in oil or in oil and other substances	0065, 200	4/2/43
Turkeys: Dead, fresh, chilled or frozen,	0024, 000	4/28/43
dressed or undressed Live Prepared or preserved Veal, fresh, chilled or frozen	0014.000 N. S. O.	4/28/43 4/28/43
Veal, fresh, chilled or frozen Wool, advanced, u. e. s	LODON, WIN	5/14/43
Wool, apparel. 40's or coarser	3506, 000- 3509, 300	7/2/42
Wool, apparel, finer than 40's, not	inc. 3514.000 3525.000	7/2/42
Wool, apparel, finer than 40's, not finer than 44's on the skin	3520.000 3521.100	7/2/42 7/2/42
	3521, 200 3521, 300	7/2/42 7/2/42 7/2/42
	3522, 600	7/2/42
	3523, 100 3523, 200	7/2/42 7/2/42
	3523, 300	7/2/42 7/2/42
	2597 100	7/2/42 7/2/42
	3527, 200 3527, 300 3528, 000	7/2/42
	3528, 000 3529, 100	7/2/42 7/2/42
Wood opposed (floor the state to	3529, 100 3529, 200 3529, 300	7/2/42 7/2/42
Wool apparel, (finer than 40's but not finer than 44's)1	3513.000 3514.100	7/2/42 7/2/42
	3514, 100 3514, 200 3514, 300	7/2/42
	1 20/25/8 4 10 0 1	7/2/42 7/2/42
	3525, 100 3525, 200 3525, 300	7/2/42 7/2/42
	3525, 300	7/2/42
Wool, carpet	3501,000- 3502,300 inc.	7/2/42
Wool noils and waste	3550, 000- 3553, 700	7/2/42
	l inc.	1

¹ Moved from List II 9/23/43, 2 Moved from List I 1/8/44,

N. S. C.—No separate class or commodity number has been assigned for the material as described by the Department of Commerce, Statistical Classification of Imports.

INTERPRETATION 1

No authorization under paragraph (b) of the order is necessary for the release or withdrawal of materials on List II or List III from a free port, a free zone, or the bonded custody of the United States Bureau of Customs (bonded warehouse) in the contineatal United States regardless of the date when such materials first entered such place. The actual importation, which is the subject of restriction under paragraph (b), is deemed to have occurred before the question of release or withdrawal arises. Also no authorization under paragraph (d) of the order is necessary for the subsequent disposition, processing, or shipment of such released or withdrawn List II and List III materials.

As to List I materials which are similarly situated, no authorization under paragraph (b) of the order is necessary for their release or withdrawal from free port, free zone, or bonded custody, but authorization under paragraph (d) of the order is necessary for their subsequent disposition, processing, or shipment unless they are shipped in bond to Canada, Mexico, or some other foreign coun-try, in which event the foreign destination is deemed to be the place of initial storage as such term is used in the order; Provided, however, That List I materials which are imported in bond after July 2, 1942, can be shipped to Mexico, Canada, or some other foreign country without the express authorization required under paragraph (d) only if the import application filed under paragraph (b) stated that the material was being imported for the purpose of such export shipment. (Issued June 30, 1942, and amended Sept. 23, 1943.)

INTERPRETATION 2

The following official interpretation is hereby issued by the War Production Board with respect to the meaning of the term "in transit" as defined in paragraph (a) (6) of General Imports Order M-63 (§ 1042.1) as amended:

By amendment dated December 17, 1942, the definition of material "in transit" was changed by adding the following clause, "or if it has actually been delivered to and accepted by a rail, truck, or air carrier, for transportation to a point within the continental United States." The question has been raised as to the meaning of the term as applied to a case where the material on the governing date had been delivered to and accepted by a rail, truck, or air carrier on a through bill of lading for transportation to a specified port and from thence by boat to a point within the continental United States.

The material in the stated case is not

The material in the stated case is not deemed to be in transit within the meaning of the term as used in the order. If the material is to be carried to the port of arrival in the continental United States by ship, the material must have been afloat, or an on board ocean bill of lading must have been issued with respect to it, on the governing date in order for it to be considered as having been in transit on such date.

been in transit on such date.

Material which has been delivered to and accepted by a rail, truck, or air carrier on the governing date for transportation to a point within the continental United States is deemed to be in transit within the meaning of the term as used in the order only when the transportation specified in the bill of lading issued by such carrier calls for delivery of the material at the port of arrival in the continental United States by rail, truck, or air carrier, not by ship. (Issued

March 5, 1943.)

INTERPRETATION 3

When by amendment of the order a material already on List II or List III is moved to List I and hence becomes subject to the restrictions of paragraph (c) covering the disposition, processing, transfer, or change

of location of such material, the governing date for the application of such restrictions is the effective date of the amendment by which the material was moved to List I and not the date when such material first became subject to General Imports Order M-63. (Issued May 14, 1943.)

[F. R. Doc. 44-12366; Filed, August 17, 1944; 11:33 a. m.]

PART 1042—Imports of Strategic Materials

[Supplemental General Imports Order M-63-a, as Amended May 17, 1944, Amdt. 1]

Section 1042.2 Supplemental General Imports Order M-63-a is hereby amended by removing the following materials from Schedule A:

Material	Com- merce import class No.	Gov- erning date
Peanut butter	1380, 090 N. S. C.	9-23-43 6-28-43
products in whole or in part of sansevieria)	N. S. C.	6-28-43

This amendment effective August 19, 1944.

Issued this 17th day of August 1944.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary,

[F. R. Doc. 44-12367; Filed, August 17, 1944; 11:33 a. m.]

PART 1253-BERYLLIUM

[General Preference Order M-160, As Amended Aug. 17, 1944]

Section 1253.1 General Preference Order M-160 is hereby amended to read as follows:

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of beryllium for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1253.1 General Preference Order M-160—(a) Definition. For the purposes of this order, "Beryllium" means and includes:

(1) Ores and concentrates, including beneficiated or treated forms, containing beryllium, commercially recognized;

(2) The element beryllium, sometimes known as "glucinum", in commercially pure form:

(3) Any alloy containing 3% (three per cent) or more by weight of the element beryllium;

(4) Any alloy made for resale in ingot form and containing less than 3% but not less than 0.1% by weight of the element beryllium, if made in whole or in part from scrap or secondary materials;

(5) All chemical compounds containing beryllium as an essential and recognizable component.

(b) Materials removed from allocation. Beginning (the effective date of this

^{*}Moved from List I 1/8/44. *Moved from List I 3/30/44.

order) War Production Board authorization is no longer necessary for delivery or acceptance of delivery of any beryllium (defined in paragraph (a) of this order) except beryllium copper covered by paragraphs (a) (3) and (a) (4).

(c) Materials remaining under allocation. No person shall deliver or accept delivery of beryllium copper covered by paragraphs (a) (3) and (a) (4) of this order, except as specifically authorized by War Production Board.

(d) Exceptions. The following deliveries are excepted from the restrictions

of paragraph (c) of this order:

(1) Small order deliveries to persons other than brass mills. Any person may, without authorization from War Production Board, deliver a quantity of beryllium copper in an amount not to exceed two (2) pounds of contained beryllium in any calendar month to any person other than a brass mill. Any person other than a brass mill may, without authorization from War Production Board, accept delivery of beryllium copper from all sources in any calendar month in an amount not to exceed two (2) pounds of contained beryllium.

(2) Deliveries generally to brass mills. Any person may, without authorization from War Production Board, deliver beryllium copper to a brass mill, and any brass mill may accept delivery of beryllium copper without authorization from

War Production Board.

(e) How to obtain allocations. Each person requiring permission (pursuant to paragraph (c) of this order) to accept delivery of beryllium copper during any calendar quarter shall, not later than the 20th of the month preceding the calendar quarter in which delivery is desired, file with War Production Board, Washington, D. C., four copies of his application on Form WPB-1122. At the same time, he should send an additional copy to the supplier with whom he may place an order for beryllium copper. War Production Board will return one copy of Form WPB-1122 to the supplier and another copy to the applicant indicating the quantity of beryllium copper which the supplier is authorized to deliver and the applicant to receive.

(f) Reports. All producers and suppliers of beryllium shall file with War Production Board, Washington, D. C., a report on Form WPB-1123 not later than the 15th day of each calendar month.

(g) Special directives. The War Production Board may from time to time issue special directives with respect to;

(1) Deliveries or receipts of beryllium (as defined in paragraph (a) of this order)

(2) The permissible kind or quantity of beryllium which may be used in the composition of any material or product.

(3) The use of any practical substitute for beryllium in the production of

any materials or products.

(h) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

.(i) Budget Bureau approval. The reporting provisions of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

- (j) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.
- (k) General Imports Order M-63 unaffected. Nothing contained in this order alters or modifies in any way the provisions of General Imports Order M-63 applicable to beryllium.
- (1) Communications to War Production Board. All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to the War Production Board, Washington 25, D. C., Ref: M-160.

Issued this 17th day of August 1944.

WAR PRODUCTION BOARD. By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 44-12369; Filed, August 17, 1944; 11:33 a. m.]

PART 3294-IRON AND STEEL PRODUCTION |General Preference Order M-21-b-2, Direction 31

OIL COUNTRY DISTRIBUTORS

The following direction is issued pursuant to General Preference Order M-21-b-2.

Paragraph (g) (1) of Order M-21-b-2, as amended, states that any person who wishes become a distributor of any merchant trade product from stock at a location not in operation prior to April 1, 1944, may do so only by purchasing his entire working stock from holders of idle or excess inventories. The order provides, moreover, that each location established by any person pursuant to paragraph (g) (1) shall be considered a separate distributor, even though the location may only represent the addition of another unit to a group operated by the distributor.

These provisions are not practicable for distributors who principally serve the petroleum drilling industry. Branch warehouses of such distributors usually follow the drillers from place to place so that material may be available on the spot to fill local emergency

demands promptly.

To enable oil country distributors to operate in their normal manner, the War Production Board will consider, pursuant to paragraph (h) (5), applications for exceptions from the provisions of paragraph (g) (1) of Order M-21-b-2 by distributor companies whose principal business in merchant trade products consists of furnishing such materials from stock to petroleum drill-Each such application should be submitted in duplicate in the name of the com-pany as a whole, and not for any one or two locations, and must contain the following information:

1. Name and home address of the oil country distributor.

2. Location of each branch store in opera-tion prior to April 1, 1944.
3. The base tonnage for each merchant trade product group held by each producer for each branch warehouse.

4. A complete consolidated report on Form

WPB-2892 covering the operations of the company as a whole at all points during the first six months of 1944. Copies of this form may be obtained from the nearest War Production Board Regional Office.

5. A statement of the relief requested and

the reasons why the distributor believes his company should be granted relief from certain of the provisions of Order M-21-b-2.

Previous instructions issued to individual distributors under dates of November 22, 1943, November 20, 1943, or January 3, 1944, are hereby cancelled. However, if, on or after April 1, 1944, any oil country distributor has been given an exception by the War Production Board from the provisions of paragraph (g) (1) of Order M-21-b-2, such exception is valid and he need not apply under this Direction

All applications filed pursuant to this Direction 3 should be addressed to the Ware-house Branch, Steel Division, War Produc-Board, Room 1528B Social Security Building, Washington 25, D. C.

Note: The reporting provisions of this order have been approved by the Bureau of the Budget pursuant to the Federal Reports Acts of 1942

Issued this 17th day of August 1944.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 44-12368; Filed, August 17, 1944; 11:33 a. m.]

Chapter XI-Office of Price Administration PART 1351-FOOD AND FOOD PRODUCTS

[FPR 1.1 Amdt. 1 to Supp. 6]

CERTAIN FROZEN FRUITS, BERRIES AND VEGE-TABLES AND RELATED PRODUCTS (1944 AND LATER PACKS)

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.*

Supplement 6 to Food Products Regulation No. 1 is amended in the following respects:

- 1. The title, and all references in the supplement to the title, are amended to read as set forth above.
- 2. Section 1 (a) is amended to read as
- (a) This supplement establishes maximum prices for the 1944 and later packs of the frozen fruits, berries and vegetables and related products listed below:

Frozen red sour pitted cherries.

Red sour cherries, pitted and packed with or without sugar (but not frozen) in containers which are not hermetically sealed.

3. The first sentence of section 2 is amended to read as follows: "Impor-

^{*}Copies may be obtained from the Office of Price Administration.

¹⁹ FR. 8057.

tant: Not all of the provisions affecting the maximum prices of the listed frozen and related products are stated in this

supplement.'

4. The headnote of section 4 is amended to read as follows: "Maximum prices for sales by processors of frozen red sour pitted cherries and certain related products to purchasers other than government procurement agencies."

5. In the table in section 4 (a), the phrase "all others" is amended to read as follows: "Straight-pack, and all styles of pack containing 16 or more parts

fruit to one part sugar."

6. Section 4 (d) is added to read as follows:

(d) Red sour cherries, pitted and packed with or without sugar (but not frozen) in containers which are not hermetically sealed—(1) In barrels, and in other containers having a capacity of 30 pounds or more. For sales to purchasers other than government procurement agencies, the processor shall figure his maximum price per pound, f. o. b. factory, for each item of red sour cherries of the 1944 and later packs, pitted and packed with or without sugar (but not frozen) in barrels, or in other containers having a capacity of 30 pounds or more, which are not hermetically sealed, in the following manner;

(i) For the product packed in barrels, he shall subtract ¼ cent per pound from the maximum price named for the appropriate area in the table in paragraph (a) above, for the corresponding style of pack of frozen red sour pitted cher-

ries packed in barrels.

(ii) For the product packed in containers (other than barrels) having a capacity of 30 pounds or more, he shall subtract ½ cent per pound from the maximum price named for the appropriate area in the table in paragraph (a), above, for the corresponding style of pack of frozen red sour pitted cherries packed in tin containers having a capacity of 30 pounds or more

(2) In containers (other than barrels) having a capacity of less than 30 pounds. For sales to purchasers other than government procurement agencies of an item of red sour cherries of the 1944 and later packs, pitted and packed with or without sugar (but not frozen) in containers (other than barrels) having a capacity of less than 30 pounds, which are not hermetically sealed, the processor shall apply for a maximum price under section 8 (e), below.

- 7. Section 8 (f) is amended to read as follows:
- (f) When the seller must figure a delivered price (section 2.6 of FPR 1). The "base period" is the first 60 days after the beginning of the 1941 pack.
- 8. Section 8 (h) is amended to read as follows:
- (h) Uniform delivered prices where the seller has customarily been selling on an f. o. b. shipping point basis (section 2.8 of FPR 1). The "base period" is the first 60 days after the beginning of the 1941 pack.

- 9. Section 8 (n) is amended to read as follows:
- (n) Treatment of federal and state taxes (section 2.14 of FPR 1). The "base period" is the first 60 days after the beginning of the 1941 pack.
- 10. Section 9 is amended by adding the following undesignated paragraph:

The above provisions of this section apply only to frozen products.

This amendment shall become effective August 17, 1944.

Issued this 16th day of August 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-12302; Filed, August 16, 1944; 11:32 a, m.]

PART 1340—FUEL [MPR 88, Amdt. 15]

FUEL OIL, GASOLINE AND LIQUEFIED PETROLEUM GAS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 88 is amended in the following respects:

- 1. Section 4.11 (d) is added to read as follows:
- (d) City of St. Louis. In the City of St. Louis the maximum delivered-at-destination price for 72-74 octane ASTM gasoline delivered in tank cars and transport trucks to consumers shall be 7.51¢ per gallon.
- 2. Article V is amended by adding a note at the beginning thereof to read as follows:

Note: Maximum prices of a seller must be determined under sections 5.4 and 5.5, if applicable.

3. Article V is amended by adding sections 5.4 and 5.5 to read as follows:

SEC. 5.4 Gasoline. In the States of Illinois, Indiana, Iowa, Kansas, Michigan (except the Southern peninsula), Minnesota, Missouri, Nebraska, North Dakota, South Dakota, and Wisconsin, a supplier's maximum delivered-at-destination prices for automotive gasoline of the grades described below delivered in tank cars and transport trucks shall be as set forth below, except that the sum of ½ of a cent per gallon may be added by an eligible marketer.

added by an eligible marketer.

(a) Tank wagon resellers—Contract buyers. If there was a written contract in effect for deliveries extending over a period of not less than one year on October 1, 1941 between a supplier and a tank wagon reseller, then the particular supplier's maximum delivered-at-destination price to such reseller shall be determined in accordance with the pro-

visions of section 5.2, Article VI and Article VIII.

- (b) Consumers and tank wagon resellers. If (a) is inapplicable any supplier's maximum delivered-at-destination price shall be:
- (1) For 80 octane ASTM or Ethyl Grade Gasoline—to consumers, 6.75¢ (6.25¢ in the State of Indiana and the Metropolitan Chicago area) per gallon plus the rail rate of transportation as of October 1, 1941 from Tulsa, Oklahoma to the particular destination; and to tank wagon resellers either the maximum price to consumers or the dealer tank wagon maximum price as of May 1, 1944 for Premium Grade Gasoline at such particular destination less 2.25¢ per gallon, whichever is the lower.

(2) For 72–74 octane ASTM Gasoline—to consumers, 6¢ (5.50¢ in the State of Indiana and the Metropolitan Chicago area) per gallon plus the rail rate of transportation as of October 1, 1941 from Tulsa, Oklahoma to the particular destination; and to tank wagon resellers either the maximum price to consumers or the dealer tank wagon maximum price as of May 1, 1944 for regular grade gasoline at such particular destination less 2¢ per gallon, whichever is the lower.

(3) For 63-66 octane ASTM Gasoline—to consumers, 5.625¢ (5.125¢ in the State of Indiana and the Metropolitan Chicago area) per gallon plus the rail rate of transportation as of October 1, 1941 from Tulsa, Oklahoma to the particular destination; and to tank wagon resellers either the maximum price to consumers or the maximum price for 72-74 octane gasoline as determined in (2) above, less .25¢ per gallon, whichever is the lower.

(4) For 60-62 octane and below ASTM Gasoline—to consumers, 5.25¢ (4.75¢ in the State of Indiana and the Metropolitan Chicago area) per gallon plus the rail rate of transportation as of October 1, 1941 from Tulsa, Oklahoma to the particular destination; and to tank wagon resellers either the maximum price to consumers or the maximum price for 72-74 octane gasoline as determined in (2) above, less .25¢ per gallon, whichever is the lower.

(c) Metropolitan Chicago Area, definition of. Metropolitan Chicago Area as used in this section means the City of Chicago, Illinois and the areas contiguous thereto within which, with respect to petroleum products, railroad "switching rates" (as distinguished from "through rates") apply from any refinery in Lake, Cook, Du Page and Will Counties in the State of Illinois, and Lake, Porter and La Porte Counties in the State of Indiana.

SEC. 5.5 Kerosene. In the States of Illinois, Iowa, Kansas, Michigan (except in the Southern Peninsula), Minnesota, Missouri, Nebraska, North Dakota, South Dakota, and Wisconsin, a supplier's maximum delivered-at-destination prices for kerosene delivered in tank cars and transport trucks shall be as set forth below, except that the sum of ½ of a cent per gallon may be added by an eligible marketer:

^{*}Copies may be obtained from the Office of Price Administration.

(a) For 41-43 API gravity w. w. kerosene, 4.375¢ (3.875¢ in the State of Indiana) per gallon, plus the rail rate of transportation as of October 1, 1941 from Tulsa, Oklahoma, to the particular destination.

(b) For 42-44 API gravity w. w. kerosene, 4.5¢ (4¢ in the State of Indiana) per gallon, plus the rail rate of transportation as of October 1, 1941 from Tulsa, Oklahoma to the particular destination.

This amendment shall become effective August 22, 1944.

Issued this 17th day of August 1944.

CHESTER BOWLES, Administrator.

[F. R. Doc. 44-12372; Filed, August 17, 1944; 11:56 a. m.l

> PART 1340-FUEL [MPR 120,1 Amdt. 116]

BITUMINOUS COAL DELIVERED FROM MINE OR PREPARATION PLANT

A statement of the considerations involved in the issuance of this amend-

PRICES AND SIZE GROUP NUMBERS

ment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 120 is amended in the following respects:

1. Section 1340.221 (b) (1) is amended to read as follows:

(1) Maximum prices in cents per net ton for shipment to all destinations, for all uses and by all methods of transportation, except as otherwise specifically provided in this appendix.

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	Mir	e run 7	Domestic	Steam lump, egg	Raw chestnut,			HA.	Washed chest-	0160			De-	
Price group number Mine inde	ex number Rail- road loco- motiv	For other	lump and egg, raw	and nut,	pea and stoker	Raw screen- ings	Raw car- bon	Raw dust	nut and egg	Special stoker	Washed screen- ings	Washed earbon	dusted screen- ings	De- dusted earbon
	fuel	tist	1, 2, 3	4, 5, 6, 8	incl.	13, 14	15	16	inel.	21, 22, 28	23, 24	25	26, 27	29
1, 2, and 8			330 295	300 270	250	210	155	105	260 255	295 280	240 225	215 205	230	200
5, 6	250	250 215	295 260	270 250	240 210	205 175	120 110	105 95					215 185	
7 10, and 16-22 incl	217	225 190 225	260 245 300	260 220 250	215 225	175 170	115 110	95 95	225 225 265	260 215 250	210 205 200	180 170 155	185 180	
12, 13, and 23	230 265	200 265	245 300	235 270	215 255 210	175 235 170	115 155	155	225 260 235	215 260 215	205 260 200	170 225 170	185 240 180	
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45, 48, 59 110, 114, 1	, 83, 86, 103, 137, 149, 159,	10	TO THE										(itel	
1038, 1040 1051, 1052	. 179, 188,), 1042, 1049, 2, 1074, 1082,		- July											
and 1327	1 190	210 235	265 265	245 255	235 235	195 235	135 125	115	245 245	235 235	225 215	190 180	205 195	
13	290	220	295 320 280	295 300 280	235 285 235	250 330 235	125 210 125						250 195 195	
13 1633	1d 945 271 266 400	200	245 470	235 330	215 520	175 305	115 235		225	215	205	170	185 315	

Special price instructions. (i) The maximum price for "Deluxe Superior Processed Stoker" coal, a mixture composed of not less than 80% of Size Group 20 coal and the remainder of Size Group 25 coal, produced at Mine No. 18 (Mine Index No. 9) and Mine No. 47 (Mine Index No. 62), in Price Group No. 1 of the Peabody Coal Company shall be 295 cents per ton.

(ii) Specific description of size group numbers-referred to in paragraph (b) (1)

Size Group Number and Description

1, 2 and 3-All lump or egg coals bottom

4, 5, 6 and 8—All lump, egg and stove coals bottom size 2" and smaller, washed or raw.

7—Straight mine run from which no fines

have been removed, modified mine run modified by the removal of any intermediate size or sizes; no fines removed; resultants larger than 2" x 0; no fines removed.
9 to 12, inclusive—Raw nut and pea coal

bottom size larger than 10 mesh or 3/2" and top size not exceeding 2"

13, 14—Raw screenings larger than %" x 0, but not exceeding 2" x 0.

15-Raw carbon top size larger than 10 mesh or 362" but not exceeding 36" x 0.

16-Raw dust top size not exceeding 10

17 to 20, inclusive-Washed or air-cleaned nut and pea coal bottom size larger than 10 mesh or 102" and top size not exceeding 2".

21 and 22-Washed or air-cleaned nut and pea coal bottom size larger than 1 millimeter top size not exceeding 2"

23 and 24-Washed or air-cleaned screenings top size not exceeding 2" 25-Washed or air-cleaned carbon top size

not exceeding 3/8" 26 and 27-Dry dedusted screenings top

size not exceeding 2".

28—Dry dedusted special stoker bottom size larger than 28 mesh and top size not exceeding %

29-Dry dedusted carbon top size smaller

(iii) Special price instruction for railroad locomotive fuel. (a) Mine run is the combination of all sizes as produced, without the addition or removal of any size or portion thereof.

(b Modified mine run shall contain 15%, with a tolerance of 2% up or down, of coal that will pass through screens

with round hole openings 11/4" in diameter, or other shaped openings equivalent in area (11/4" screenings), and larger lumps may also be broken down; or modified mine run may be 6" x 11/4" egg with 15%, with a tolerance of 2% up or down, of 11/4" screenings as described above. For maximum price purposes, coal described in this inferior subdivision (b) shall take the maximum prices applicable to Size Group 6.

(c) Raw screenings (Size Groups 13 to 16, inclusive) is coal that will pass through screens with round hole open-ings 2" or less in diameter, or other shaped openings equivalent in area, without the addition or removal of any size or portion thereof.

(d) Sizes in Size Group Nos. 1 through 8 may be applied, at the option of the producer, on orders for railroad locomotive fuel specifying nut (3" x 15 modified mine run, mine run or resultant mine run (6" x 0"

(e) Sizes in Size Group Nos. 9 to 29, inclusive, may be applied, at the option

 ¹⁹ F.R. 5042, 5375, 5587, 5827, 5915, 6433, 6451, 7261, 7574, 7602, 8047, 8812, 9052, 9279, 9260, 9281, 9512.

^{*}Copies may be obtained from the Office of Price Administration.

of the producer on orders for railroad locomotive fuel specifying screenings (Size Groups 13 to 16, inclusive).

- 2. Section 1340.221 (b) (3) is deleted.
 3. Section 1340.221 (b) (4) is redesignated § 1340.221 (b) (3) and amended to read as follows:
- (3) If any maximum price for truck shipment has been adjusted prior to February 15, 1943, such maximum price shall not be determined by reference to subparagraph (2) above, but must be determined by adding to such adjusted price no more than 10 cents in all sizes.
- 4. Section 1340.221 (b) (5) is redesignated § 1340.221 (b) (4) and the numerals (1) and (4) are deleted therefrom
- 5. Section 1340.221 (b) (6) is amended to read as follows:
- (6) Orders of adjustment issued prior to August 22, 1944, and adjustments computed on OPA Form No. 653-638 under § 1340.207 (e) (added by Amendment No. 74 to this regulation) shall be void as of August 22, 1944, insofar as maximum prices of District No. 10 mines for rail shipment and shipments of coals for all railroad locomotive fuel uses are affected by such orders and adjustments.

This amendment shall become effective August 22, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 17th day of August 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-12373; Filed, August 17, 1944;

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[RMPR 156, Amdt. 1]

CANNED MEAT

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

Revised Maximum Price Regulation No. 156 is amended in the following respects:

- 1. Section 7 (c) is added to read as follows:
- (c) Ceiling prices for sales of sterile canned meat by intermediate distributors.

 (1) An "intermediate distributor" is a person, other than a "wholesaler" or "marine provisioner" under MPR No. 421, whose entire business in connection with a brand, type and container size of canned meat consists of its purchase and resale. (Examples of intermediate distributors under this regulation are "wagon wholesalers" excluded expressly from MPR No. 421; independent hotel supply houses and marine provisioners who are not wholesalers under MPR No.

421 because they fabricate meat cuts to the extent that the majority of their food sales are not of products which they purchase for resale and distribute without materially changing their form; and manufacturers who purchase and resell certain canned meat products.) The ceiling price for such canned meat sold by an intermediate distributor shall be determined as provided in this paragraph (c).

(2) The ceiling price for a brand, type and container size of sterile canned meat sold by an intermediate distributor of such brand, type and container size of sterile canned meat shall be as follows:

(i) Prior to the first delivery from his supplier to an intermediate distributor of a brand, type and container size of sterile canned meat priced by the supplier under this regulation the intermediate distributor's ceiling price for such canned meat item shall be the ceiling price which he had immediately prior to August 4, 1944. After the first delivery from his supplier, the intermediate distributor's ceiling price for such a brand, type and container size of sterile canned meat shall be determined as provided in subdivisions (ii), (iii) and (iv) below.

(ii) If his supplier's ceiling price under this regulation is less than the supplier's ceiling price under the maximum price regulation previously applicable to the supplier, the intermediate distributor shall subtract the difference from the ceiling price which he had immediately prior to August 4, 1944. When an intermediate distributor first receives a delivery of a canned meat item from his supplier after August 3, 1944, under this subdivision (ii) he may no longer use his former ceiling price.

(iii) If his supplier's ceiling price under this regulation is the same or greater than the supplier's ceiling price under the maximum price regulation previously applicable to the supplier, the intermediate distributor's ceiling price shall be the ceiling price which he had immediately prior to August 4, 1944.

(iv) If an intermediate distributor did not have a ceiling price for any brand, type and container size of sterile canned meat immediately prior to August 4, 1944, his ceiling price for such brand, type and container size of sterile canned meat shall be determined by the provisions of § 1499.3 (a) of the General Maximum Price Regulation, substituting for the purposes of this subdivision (iv) the term "Revised Maximum Price Regulation No. 156" whenever the term "§ 1499.2 (a)" is used in § 1499.3 (a) of the General Maximum Price Regulation.

(v) The filing requirements of section 8 shall not be applicable to intermediate distributors.

- (vi) The provisions of section 6 (c) dealing with notification to buyers of new ceiling prices are applicable to sales and deliveries by intermediate distributors under paragraph (c) (2) (ii) of this section.
- (3) Notwithstanding any other provision of paragraph (c), no intermediate distributor of canned meat shall sell or deliver such canned meat to another

intermediate distributor or a wholesaler or marine provisioner at a price higher than the ceiling price of his own (the selling intermediate distributor's) supplier.

- 2. Section 11 (a) is amended to read as follows:
- (a) Ceiling prices of semi-sterile canned meat products given dollar-and-cents prices on deliveries to persons other than Group 1 and 2 retailers or purveyors of meals. The ceiling price for a delivery, to a person other than a Group 1 and 2 retailer or a purveyor of meals, of a semi-sterile canned meat product meeting the specifications for such product established by section 13 (b) shall be determined by

(1) Adding to the base price specified for such product in section 12 (a) the zone addition specified in section 12 (b) for a carload delivery, or less-than-carload delivery, whichever is made, for the zone in which actual physical possession of the product is taken by the buyer, and ther

(2) Subtracting from the figure obtained by following paragraph (a) (1) above 25 cents per hundredweight if delivery of the product is not made by the seller to the buyer at the buyer's place of business.

- 3. Section 11 (b) is amended to read as follows:
- (b) Ceiling prices of semi-sterile canned meat products given dollar-and-cents prices on deliveries to Group 1 and 2 retailers or purveyors of meals. The ceiling price for a delivery to a Group 1 and 2 retailer or a purveyor of meals, of a semi-sterile canned meat product meeting the specifications for such product established by section 13 (b) shall be determined by

(1) Adding to the base price specified for such product in section 12 (a) the zone addition specified in section 12 (b) for a carload delivery, or less-than-carload delivery, whichever is made, for the zone in which actual physical possession of the product is taken by the buyer, and then

(2) Subtracting from the figure obtained by following paragraph (b) (1) above 25 cents per hundredweight if delivery of the product is not made by the seller to the buyer at the buyer's place of business, and then

(3) Adding to the figure obtained by following paragraphs (b) (1) and (b) (2) above, 6 percent of such figure.

- 4. Section 11 (e) is added to read as follows:
- (e) Ceiling prices for sales of semisterile canned meat by intermediate distributors. The ceiling price for a brand, type and container size of semi-sterile canned meat (priced at the processor level under section 11 (a) or section (11) (d)) sold by an intermediate distributor of such brand, type and container size of semi-sterile canned meat shall be determined by the provisions of section 7 (c), substituting for the purpose of this paragraph (e) the term "semi-sterile canned meat" whenever the term "sterile canned meat" is used in section 7 (c).

^{*}Copies may be obtained from the Office of Price Administration.

- 5. Section 13 (a) (6) is added to read as follows:
- (6) "Group I and 2 retailer" means a person who buys canned meat for resale in a Group 1 and 2 store as defined in Maximum Price Regulation No. 336, Retail Ceiling Prices for Pork Cuts and Certain Sausage Products.
- 6. Section 13 (a) (7) is added to read as follows:
- (7) "Purveyor of meals" means: (i) Any restaurant, hotel, cafe, cafeteria or establishment which purchases meats and where meals, food portions or re-freshments are served for a consideration; (ii) any person operating an oceangoing vessel engaged in the transportation of cargo or passengers in foreign, coastwise or intercoastal trade, to the extent that meat is delivered to him as ship's stores for consumption aboard such vessel; (iii) any hospital, asylum, orphanage, prison or other similar institution, which is operated by any federal, state or local government or agency thereof; (iv) any contract school (means any person who is feeding, pursuant to a written contract with any agency of the United States, personnel of the armed services of the United States, fed under the command of a commissioned or noncommissioned officer or other authorized representative of the armed services of the United States).

This amendment shall become effective August 17, 1944.

Issued this 17th day of August 1944.

CHESTER BOWLES, Administrator.

[F R. Doc. 44-12374; Filed, August 17, 1944; 11:53 a. m.1

PART 1394—RATIONING OF FUEL AND FUEL PRODUCTS

[Rev. RO 11,1 Amdt. 22]

FUEL OIL

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Revised Ration Order 11 is amended in the following respects:

1. Section 1394.5711 is revoked.

- 2. Section 1394.5721(a) is amended by substituting for the sentence "Only coupons of the same class, validity period, gallonage value, and from the same zone may be attached to any single sheet," the following sentence "Only identical cou-pons shall be attached to any single sheet."
- 3. Section 1394.5721(b) is added as follows:
- (b) No person shall alter the name on any gummed sheet (Form OPA R-120), to which any coupon has been attached or mutilate any such sheet; and no person shall detach or remove any coupons from a gummed sheet, or attach to a

gummed sheet any coupons which have been removed or detached from another gummed sheet. A person who inadvertently attaches coupons to a gummed sheet to which they should not be attached or who inadvertently mutilates or spoils a gummed sheet to which any coupons have been attached shall surrender the gummed sheet to a Board. The Board shall issue to him an exchange certificate equal in gallonage value to the gallonage value of the coupons on the gummed sheet submitted, which were not acquired in violation of any provisions of Ration Order No. 11 or Revised Ration Order 11.

This amendment shall become effective on August 21, 1944.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.; Pub. Law 421, 77th Cong.; WPB Dir. 1, 7 F.R. 562, Supp. Dir. 1–O, as amended, 8 F.R. 14199; E.O. 9125, 7 F.R. 2719)

Issued this 17th day of August 1944.

CHESTER BOWLES, Administrator.

[F. R. Doc. 44-12375; Filed, August 17, 1944; 11:55 a. m.l

PART 1407-RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 16,1 Amdt. 18]

MEAT, FATS, FISH AND CHEESES

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Revised Ration Order 16 is amended in the following respects:

- 1. Sections 3.2 (a) (1) and (2) are revoked, and section 3.2 (a) is amended to read as follows:
- (a) A consumer may buy or acquire meat in exchange for "stamps" from his war ration book equal to the point value of the meat "transferred", even though the stamps are not yet good, from a primary distributor who reports or is required to report on OPA Form R-1609 (Revised)

2. The first sentence of section 3.4 (b) is amended by inserting after the word "certification" and before the period, the words "on OPA Form R-1610"

3. The second sentence of section 3.4 (c) is amended by substituting for the words "If he certifies", the words "If the livestock producer is not required to have a permit or if he certifies".

4. The seventh sentence of section 3.4 (e) is amended by substituting the words "War Food Order No. 27" for the words "Food Distribution Order No. 27".

- 5. Section 4.11 (c) (1) (i) is amended to read as follows:
- (i) Sales or transfers of meat having a point value other than zero in an amount not exceeding 6,000 pounds dressed weight which he, as the resident operator of a farm, slaughtered on that farm (or had custom slaughtered for him

and acquired point free from the custom slaughterer) during the twelve months preceding the month in which the report must be filed.

6. Section 7.11 (c) is amended by adding at the end thereof the following: "However, an industrial consumer may acquire and use foods covered by this order which have a zero point value without applying for permission to do so."

This amendment shall become effective August 21, 1944.

Note: All reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Directive 1, 7 F.R. 562; and Supp. Dir. 1-M, 7 F.R. 8234; War Food Order No. 56, 8 F.R. 2005, 9 F.R. 4319; War Food Order No. 58, 8 F.R. 2251, 9 F.R. 4319; War Food Order No. 59, 8 F.R. 3471, 9 F.R. 4319; War Food Order No. 61, 8 F.R. 3471, 9 F.R. 4319)

Issued this 17th day of August 1944.

CHESTER BOWLES, Administrator.

[F. R. Doc. 44-12376; Filed, August 17, 1944; 11:55 a. m.]

PART 1499-COMMODITIES AND SERVICES [Rev. SR 14 to GMPR, Amdt. 163]

ALUMINUM CANS

A statement of the considerations involved in the issuance of this Amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Revised Supplementary Regulation No. 14 is amended in the following respects:

1. A new section 5.7 is added to read as follows:

SEC. 5.7 Aluminum cans-(a) Maximum prices. The maximum price at which any person shall sell or deliver any aluminum can shall be a price approved by the Office of Price Administration or a price determined by a pricing method or formula approved by the Office of Price Administration. Every such price or pricing method shall be reported to the Non-Ferrous Metals Branch of the Office of Price Administration, Washington, D. C., not later than fifteen days after the first delivery of the commodity to which it applies.

Under the provisions of this section, a seller may report for approval a price for a single item or a price schedule applicable to all or a part of all sales contemplated.

Pending action by the Office of Price Administration on a price or pricing method submitted for approval under this Section, any seller may sell or deliver and any buyer may buy or receive from such seller any aluminum can at the price submitted for approval or at a price determined by means of the pricing method submitted. If, however, the price

No. 165-3

¹⁹ F.R. 6731.

^{*} Copies may be obtained from the Office of Price Administration.

or pricing method submitted is disapproved the selling price shall be revised downward to conform to the price or the pricing method which shall be approved and any payment made in excess of the maximum price may be required to be refunded to the buyer within fifteen days after the date of the order establishing such revised price or pricing method: Provided. That the price or pricing method submitted by the seller for approval shall be deemed to be approved unless the Office of Price Administration specifically disapproves such price or pricing method and establishes an approved price or pricing method within fifteen days from the date on which the price or pricing method submitted is received by the Office of Price Administration, or if further information is requested from the seller within such fifteen-day period, then within fifteen days from the date on which all such information is received by the Office of Price Administration. A price or pricing method once approved shall thereafter be subject to adjustment (not to apply retroactively) by order issued by the Administrator.

(b) Definitions. (1) Aluminum can means any unused container made of aluminum and suitable for the packing of any commodity. It includes, for example, but not by way of limitation, aluminum cans and boxes for the packing of baking powder, lard, malted milk powder, tobacco, snuff, tooth powder, cereal beverages and soluble coffee, cocoa, pretzels, crackers, biscuits, potato

chips and pharmaceuticals.

This amendment shall become effective August 22, 1944.

Note: All record-keeping and reporting requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of

Issued this 17th day of August 1944.

CHESTER BOWLES. Administrator.

IF. R. Doc. 44-12377; Filed, August 17, 1944; 11:53 a. m.]

PART 1499-COMMODITIES AND SERVICES [Rev. SR 14 to GMPR, Amdt. 165]

ELECTRIC IRONS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith. has been filed with the Division of the Federal Register.*

Revised Supplementary Regulation No. 14 is amended in the following respect:

Section 6.55 is added to read as follows:

SEC. 6.55 Maximum prices for wholesale and retail sales of electric irons-(a) Maximum prices. This section fixes maximum prices for sales at whole-

sale and retail of certain electric irons as follows:

(1) For all sales and deliveries at retail on and after August 24, 1944, by any person, the maximum prices, inclusive of Federal excise tax, are those set forth below opposite each model of electric

Name	Model No.	Description.	Retail ceiling price (inc. Fed. excise tax)
American Electrical Heater Co., Detroit, Mich Chicago Flexible Shaft Co., Chicago, Ill Dominion Electrical Mfg. Co., Mansfield, Ohio. General Electric Co., Bridgeport, Conn Knapp Monarch Co., St. Louis, Mo. Landers, Frary & Clark, New Britain, Conn. Manning-Bowman Co., Meriden, Conn Montgomery Ward, Chicago, Ill. National Stamping & Electric Co., Chicago, Ill. Proctor Electric Co., Philadelphia, Pa Samson-United Corp., Rochester, N. Y. Sears Roebuck Co., Chicago, Ill. Superior Electric Co., Chicago, Ill. Superior Electric Products, Inc., Cape Girardeau, Mo. Tennessee Valley Associates, Nashville, Tenn Waage Mfg. Co., Chicago, Ill. Westinghouse Electric & Mfg. Co., Mansfield, Ohio. Winsted Hardware Mfg. Co., Winsted, Conn.	246 116F112 116F115 400R 0184 0174 2494 86-2699 351 5000 220 100 63B LPC414 LR24	do do Automatic 660 watts Automatic 1,000 watts do do Automatic 800 watts Automatic 800 watts Automatic 880 watts Automatic 880 watts Automatic 1,000 watts do do do do Non-automatic 615 wstts Non-automatic 1,000 watts Automatic 1,000 watts Automatic 1,000 watts Automatic 1,000 watts Automatic 700 watts	9, 95 8, 40 5, 70 8, 55 5, 95 9, 40 6, 75 11, 70 5, 75 8, 35 9, 30 8, 55 6, 95 7, 90 9, 70 9, 8, 75 7, 90 8, 75 7, 90 8, 75 8, 8, 75 8, 75

(2) For all sales and deliveries at wholesale by any person other than the manufacturer, after August 23, 1944 of an electric iron listed above, the maximum price shall be the lower of the following:

(i) The highest price charged for the same iron by the wholesaler to each class of purchaser, during March, 1942; or

(ii) The retail ceiling price specified above (reduced by the amount of the manufacturer's Federal excise tax) less 40% for sales in quantities of 6 or more units, or less 35% for sales in quantities of less than 6 units.

(b) Terms. The maximum prices established by this section are subject to terms, discounts, and allowances, no less favorable than those in effect during March, 1942 on sales of similar articles by the seller.

(c) Tagging. On and after August 24, 1944, no person may sell or deliver any electric iron listed in paragraph (a) (1) above, at retail, unless it has affixed to it a statement which plainly sets forth the retail ceiling price established by this section for sales of the particular model of electric iron.

(d) Notification. At the time of or prior to the first invoice on and after August 24, 1944, covering the sale of an electric iron listed in paragraph (a) (1) above, every wholesaler shall notify in writing his purchasers for resale of the maximum prices and conditions set by this section for resales by the purchaser. This notice may be given in any conveni-

This section shall become effective August 24, 1944.

Issued this 17th day of August 1944.

CHESTER BOWLES, Administrator.

[F. R. Doc. 44-12378; Filed, August 17, 1944; 11:56 a. m.]

TITLE 33—NAVIGATION AND NAVIGABLE WATERS

Chapter II-Corps of Engineers, War Department

PART 203-BRIDGE REGULATIONS

BRIDGE AT ABERDEEN, WASH.

Pursuant to section 5 of the River and Harbor Act of August 18, 1894 (28 Stat. 362; 33 U.S.C. 499), paragraph (o) of the special regulations governing the operation of the highway bridge (West's) across Chehalis River at Aberdeen, Washington, is hereby amended as follows:

§ 203.775. Grays Harbor and tributaries, Wash.; bridges.

(o) State bridge (West's) over Che-halis River at Aberdeen: Two short blasts of whistle followed quickly by one long blast. (Sec. 5, River and Harbor Act, Aug. 18, 1894, 28 Stat. 362; 33 U.S.C. 499) [Regs. Mar. 3, 1928 (E. D. 6374) as amended 8 Aug. 1944, CE 823.01 (Grays Harbor, Wash. & Tributaries) - SPEWR1

[SEAL]

J. A. ULIO, Major General, The Adjutant General.

[F. R. Doc. 44-12347; Filed August 17, 1944; 9:13 a. m.]

TITLE 46-SHIPPING

Chapter II-United States Maritime Commission

[G. O. 21, Supp. 5]

PART 203-ADMISSION TO PRACTICE BEFORE THE COMMISSION

EXTENSION OF SERVICEMEN'S RIGHT TO PRACTICE

§ 203.14 Extension of service men's right to practice. In the case of any member of the military or naval forces or merchant marine or Maritime Service of

^{*}Copies may be obtained from the Office of Price Administration.

the United States, who was admitted to practice before the Commission prior to his entry into such service, the right to practice shall be continued until the expiration of 90 days from the date of such person's severance from such service or until the termination date prescribed by § 203.2, as amended, whichever is the later.

(49 Stat. 1987)

By order of the United States Maritime Commission.

[SEAL]

A. J. WILLIAMS, Secretary.

AUGUST 1, 1944.

[F. R. Doc. 44-12365; Filed August 17, 1944; 11:10 a. m.]

TITLE 49-TRANSPORTATION AND RAILROADS

Chapter I-Interstate Commerce Commission

[S. O. 200, Amdt. 4]

PART 95-CAR SERVICE

REFRIGERATION OF POTATOES

At a session of the Interstate Commerce Commission Division 3, held at its office in Washington, D. C., on the 16th day of August, A. D. 1944.

Upon further consideration of the provisions of Service Order No. 200 (9 F.R. 4402) of April 22, 1944, as amended (9 F.R. 5960, 9 F.R. 9622, 9 F.R. 9916), and good cause appearing therefor:

It is ordered, That Service Order No. 200 of April 22, 1944, be, and it is hereby, further amended by adding the following exception to paragraph (a) (1) of § 95.337 thereof:

Exception: On refrigerator cars loaded with potatoes originating at any point or points on the Union Pacific Railroad Company in the States of Colorado, Kansas, or Nebraska, or in Idaho Groups B or C, or in Oregon Group B, as defined in Items 1013 and 1043, respectively, of National Perishable Freight Committee's Perishable Protective Tariff No. 13, Agent J. J. Quinn's I. C. C. No. 22, supplements thereto or reissues thereof, the Union Pacific Railroad Company. at its option, may accord such first or initial icing at first regular icing station en route after the car is loaded and billed. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U.S.C. 1 (10)-(17))

It is further ordered, That this order shall become effective 12:01 a.m., August 17, 1944, and shall vacate Amendment No. 3 hereto on the effective date hereof, and shall expire at 12:01 a. m., September 15, 1944; that a copy of this order and direction shall be served upon the State Commission of each State specified in the exception herein; that a copy of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal

By the Commission, Division 3.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 44-12364; Filed, August 17, 1944; 11:07 a. m.

Notices

DEPARTMENT OF LABOR.

Wage and Hour Division.

ST. CROIX, VIRGIN ISLANDS

NOTICE OF HEARING ON MINIMUM WAGE RECOMMENDATIONS

Amendment of notice of hearing on the minimum wage recommendations of the Special Industry Committees for the Virgin Islands

Whereas the Special Industry Committee for the Municipality of Saint Croix, Virgin Islands, appointed by Administrative Order No. 229 of the Acting Administrator of the Wage and Hour Division of the United States Department of Labor on March 4, 1944, recommended that a minimum wage rate of 25 cents an hour be established for all employees in the Municipality of Saint Croix, Virgin Islands, who are not engaged in any industry for which a specific recommendation has been made by the Committee and who are engaged in commerce or in the production of goods for commerce; and

Whereas the notice of hearing in this matter heretofore published in the FED-ERAL REGISTER on July 25, 1944 (9 F.R. 8934) inadvertently omitted the foregoing recommendation in enumerating the recommendations of the Special Industry Committee for the Municipality of Saint Croix, Virgin Islands;

Now, therefore, notice is hereby given

1. Special Industry Committee for the Municipality of Saint Croix, Virgin Islands, has recommended that a minimum wage rate of 25 cents an hour be established for all employees in the Municipality of Saint Croix, Virgin Islands, who are not engaged in any industry for which a specific recommendation has been made by the Committee and who are engaged in commerce or in the production of goods for commerce.

2. Evidence on the question whether the foregoing recommendation of the Special Industry Committee for the Municipality of Saint Croix, Virgin Islands, should be approved or disapproved will be taken at the hearing on the minimum wage recommendations of the Special Industry Committees for the Virgin Islands to be held on September 20, 1944, before the Administrator of the Wage and Hour Division or a representative designated to preside in his place, in Room 1610, 165 West 46th Street, New York, New York,

in accordance with all of the terms of the notice heretofore published in the FED-ERAL REGISTER on July 25, 1944 (9 F.R. 8934) and the rules of hearing set forth in such notice.

Signed at New York, New York, this 11th day of August 1944.

> L. METCALFE WALLING. Administrator.

F. R. Doc. 44-12344; Filed, August 16, 1944; 4:33 p. m.]

CIVIL AERONAUTICS BOARD.

[Docket No. 1512]

AERO-TRANSPORTES, S. A.

NOTICE OF HEARING

In the matter of the application of Aero-Transportes, S. A., for a temporary foreign air carrier permit under section 402 of the Civil Aeronautics Act of 1938, as amended, authorizing use of the airport at Brownsville, Tex., for a period of ninety days, pending repairs and improvements to the airport at Matamoros, Mex., and authorizing use of the airport at Eagle Pass, Tex., for the same period pending repairs and improvements to the airport at Piedras Negras, Mex.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, amended, particularly sections 402 and 1001 of said act, that a hearing in the above-entitled proceeding is assigned to be held on August 22, 1944, at 10:00 a. m. (eastern war time) in the Foyer of the Auditorium, Commerce Building, Washington, D. C., before Examiner Ferdinand D. Moran.

Dated Washington, D. C., August 16,

By the Civil Aeronautics Board.

FRED A. TOOMBS, Secretary.

[F. R. Doc. 44-12363; Filed, August 17, 1944; 10:58 a. m.]

OFFICE OF ALIEN PROPERTY CUS-TODIAN.

(Vesting Order 3933)

CASA EDITRICE FERD. BIDERI

In re: Vesting of copyright interests held by Casa Editrice Ferd. Bideri, of Milan, Italy.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Casa Editrice Ferd, Biderl, of Milan, Italy, is a business organization created and operating under the laws of, and has its principal place of business in, and therefore is a national of a foreign country (Italy)

2. Finding that the property identified in subparagraph 3 hereof is property of Casa

Editrice Ferd. Bideri;
3. Finding that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the

statutory and common law of the United States and of the several States thereof, of Casa Editrice Ferd. Bideri, of Milan, Italy, in,

to and under the following:

(a) All rights for film synchronization in or under every copyright, claim of copyright and right to copyright in each and all of the works subject to copyright, in which such rights and claims are held by Casa Editrice Ferd, Bideri, of Milan, Italy;

(b) Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing, excepting the rights of any person to renew any or all of the copyrights arising in, from or under any or all of the foregoing;

(c) All monies and amounts, and all rights to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

(d) All rights of reversion or revesting, if any, in any or all of the foregoing;
(e) All causes of action accrued or to ac-

crue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and re-ceive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing,

is property of, or is property payable or held with respect to copyrights or rights related thereto, in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Italy):

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national in-

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States; Provided, however, That this order shall not vest any right of any person to renew any copyright in any or all of the works above described.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation

should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on July 12, 1944.

[SEAL]

JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 44-12349; Filed, August 17, 1944; 10:24 a. m.1

[Vesting Order 39341

SOCIETA INCASSI DIRITTI EDITOIALI

In re: Vesting of copyright interests held by Societa Incassi Diritti Editoiali, of Milan, Italy.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Societa Incassi Diritti Editoiali, of Milan, Italy is a business organization created and operating under the laws of, and has its principal place of business in, and therefore is a national of a foreign country (Italy);

2. Finding that the property identified in subparagraph 3 hereof is property of Societa Incassi Diritti Editoiali;

3. Finding that the property described as

All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of Societa Incassi Diritti Editoiali, of Milan, Italy, in, to

and under the following:

(a) All rights for film synchronization in er under every copyright, claim of copyright and right to copyright in each and all of the works subject to copyright, in which such rights and claims are held by Societa Incassi

Diritti Editoiali, of Milan, Italy;

(b) Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing, excepting the rights of any person to renew any or all of the copyrights arising from or under any or all of the fore-

(c) All monies and amounts, and all rights to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;
(d) All rights of reversion or revesting,

if any, in any or all of the foregoing;

(e) All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing,

is property of, or is property payable or held with respect to copyrights or rights related thereto, in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Italy)

And having made all determinations and taken all action required by law, including appropriate consultation and certification and deeming it necessary in the national

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States; Provided, however, That this order shall not vest any right of any person to renew any copyright in any or all of the works above described.

Such property and any or all of the proceeds thereof shall be held in a special account pending further deter-mination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Custodian. Nothing herein Property contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section

10 of said Executive order.

Executed at Washington, D. C., on July 12, 1944.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 44-12350; Filed, August 17, 1944; 10:24 a. m.]

[Vesting Order 3943]

ALPINA FILM S. A., ET AL.

In re: Italian-owned motion picture film in the United States and the copyright interests therein.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That each of the individuals whose names and last-known addresses are set forth in Exhibit A, attached hereto and by reference made a part hereof, is a resident of, and that each of the companies referred to in such Exhibit is organized under the laws of Italy and that each of said individuals and companies is a national of a designated

enemy.country (Italy);
2. That the Italian government and the persons listed in said Exhibit A jointly or severally own or control the property herein

described in subparagraph 3;

3. That the property described as follows: a. All motion picture film in the United States owned or controlled by the Italian government, and/or the individuals and companies and each of them whose names and last-known addresses are listed in said Exhibit A.

b. All right, title, interest and claim of whatsoever kind or nature under the statu-

tory and common law of the United States and the several states thereof, of each and all of the identified persons to whom reference is made in said Exhibit A in, to, and

under the following:

(1) Every copyright, claim of copyright, and right to copyright in each and all of the motion picture film in the United States owned or controlled by the Italian government and/or the individuals and companies and each of them whose names and lastknown addresses are set forth in said Exhibit

(2) Every license, agreement, privilege, power, and right of whatsoever nature arising under, or with respect to, any of the fore-

(3) All monies and amounts and all right to receive monies and amounts by way of royalty, share of profits, or other emoluments accrued, or to accrue, whether arising pursuant to law, contract, or otherwise, with respect to any or all of the foregoing;

(4) All rights of renewal, reversion or revesting, if any, in any, or all, of the fore-

going;

(5) All causes of action, accrued, or to accrue, at law or in equity with respect to any, or all, of the foregoing, including, but not limited to the right to sue for and recover all damages and profits, and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right, or the breach of any obligation described in or affecting any or all of the fore-

is property within the United States owned controlled by a designated enemy country (Italy) and/or nationals thereof and is property payable or held with respect to copyrights or rights related thereto in which interests are held by and said property constitutes interests held therein by a foreign country (Italy) and/or nationals thereof; And determining that to the extent that

such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Italy); and having made the determination and taken all action after appropriate consultation and certification required by law and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described in sub-paragraph 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit,

of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to

allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on July 17, 1944.

[SEAL]

JAMES E. MARKHAM. Alien Property Custodian. EXHIBIT A

Alpina Film S. A., Via Vicenzo 29B, Roma. Giuseppe Amato, Albergo Plaza, Rome. Appid Film, Rome.

Anonima Film Internazionale, Tirrento, Italy.

Cinecitta, Rome.

Consorzio Scipio L'Africano. Consorzio Forzano.

Consorzio Via Tirrenia. Diana Film, S. A., Via Fornono 3, Rome. Fert-Microtecnica, Torino.

Grandi Film Storici, S. A. I., Via Lucullo 11, Rome.

Industrie Corti Metraggi S. A. I., Rome. Itala Film S. A., Via Lucullo 11, Rome. Juventus Film, Via Marghera 43, Rome. Luciano-Dorio Cinecitta-Rome. Roma Internazionale Film. Saitta Films, Rome.

SAPEC, Piazza Sollustio 24, Rome. Societa Annonima Produzione Eseraizi Cinematografiche, Rome.

Stella S. A. Cinematografica, Via Vittorio Veneto 116, Rome.

L'Unione Nazionale Esportazione Pellicoli,

[F. R. Doc. 44-12351; Filed, August 17, 1944; 10:24 a. m.]

[Vesting Order 3983]

CARL ADOLPH

In re: Estate of Carl Adolph, de-

ceased; File D-28-8763; E. T. sec. 10694. Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation.

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Clarence J. Hartman, Chadwick, Illinois, Administrator, acting under the judicial supervision of the County Court of Carroll County, Illinois;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Ger-

many, namely,

Germany.

Nationals and Last Known Address

Karline Adolph, Germany. Otto Adolph, Germany. Lewis Adolph, Germany. Henry Adolph, Germany Jane Doe (first name unknown) Adolph,

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national inNow, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Karline Adolph, Otto Adolph, Lewis Adolph, Henry Adolph and Jane Doe (first name unknown) Adolph, and each of them, in and to the estate of Carl Adolph, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts. pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Dated: August 8, 1944.

JAMES E. MARKHAM. Alien Property Custodian.

[F. R. Doc. 44-12352; Filed, August 17, 1944; 10:24 a. m.]

[Vesting Order 3984]

SINA BUSE

In re: Estate of Sina Buse, deceased; File D-28-8254; E. T. sec. 9373.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned. after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Meta Bergemann in and to the estate of Sina Buse, de-

is property payable or deliverable to, or claimed by a national of a designated enemy country, Germany, namely,

National and Last Known Address

Meta Bergemann, Germany.

That such property is in the process of administration by Charlotte Neuman, nee Charlotte Ritter, as Executrix of the Estate of Sina Buse, acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for Kings County;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated

enemy country, (Germany);
And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

Hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated

enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as

amended.

Executed at Washington, D. C., on August 8, 1944.

ISEAL]

JAMES E. MARKHAM, Alien Property Custodian.

IF. R. Doc. 44-12353; Filed, August 17, 1944; 10:24 a. m.]

[Vesting Order 3985]

EMILIE FUGGER

In re: Estate of Emilie Fugger, a/k/a Amelia Fugger, deceased; File D-28-8480; E. T. Sec. 9893.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Cusdian after investigation,

Finding that

(1) The property and interests hereinafter described are property which is in the process of administration by Karl Fugger, 3456 Gravois Avenue, St. Louis, Missouri, Executor, acting under the judicial supervision of the Probate Court of the State of Missouri, in and for the City of St. Louis;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Ger-

many, namely,

Nationals and Last Known Address

Christian Meeh, Germany. Karl Meeh, Germany.

And determining that

(3) If such nationals are persons not within a designated enemy country, the na-

tional interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All the property and estate of Christian Meeh of any kind or nature whatsoever in the possession of Karl Fugger, Executor of the Estate of Emilie Fugger, also known as Amelia Fugger, deceased, and all the prop-erty and estate of Karl Meeh of any kind or nature whatsoever in the possession of Karl Fugger, Executor of the Estate of Emilie Fugger, also known as Amelia Fugger, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Dated: August 8, 1944.

JAMES E. MARKHAM. [SEAL] Alien Property Custodian.

[F. R. Doc. 44-12354; Filed, August 17, 1944; 10:25 a. m.1

> [Vesting Order 3986] SOPHIE HELDMANN

In re: Estate of Sophie Heldmann, deceased; File D-28-7685; E. T. sec. 8347. Under the authority of the Trading

with the Enemy Act as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the County Treasurer of Tompkins County, acting under the judicial supervision of the Surrogate's Court, Tomp-

kins County, New York;
(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany,

Nationals and Last Known Address Marie Rudiger and her issue, Germany.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Marie Rudiger and her issue, and each of them, in and to the Estate of Sophie Heldmann, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Dated: August 8, 1944.

JAMES E. MARKHAM. [SEAL] Alien Property Custodian.

[F. R. Doc. 44-12355; Filed August 17, 1944; 10:26 a. m.]

[Vesting Order 3988]

IDA IVERSEN

In re: Estate of Ida Iversen, also known as Emma Ida Clara Iversen and also known as Ida Iverson, deceased; File D-28-8392; E. T. sec. 9780.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest, and claim of any kind or character whatsoever of Minna Hansen, and her issue names unknown; and the issue, names unknown, of Bertha Fischer, deceased, and each of them, in and to the estate of Ida Iversen, also known as Emma Ida Clara Iversen and also known as Ida Iverson, deceased.

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Minna Hansen, Germany.

Issue, names unknown of Minna Hansen, Germany.

Issue, names unknown of Bertha Fischer, deceased, Germany.

That such property is in the process of administration by Charles Geisen, as Execu-tor of the Estate of Ida Iversen, also known as Emma Ida Clara Iversen and also known as Ida Iverson, acting under the judicial supervision of the Surrogate's Court, Kings County, State of New York;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.
The terms "national" and "designated

enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on August 8, 1944.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 44-12356; Filed, August 17, 1944; 10:26 a. m.l

> [Vesting Order 3989] MELANIE KURT-DERI

In re: Estate of Melanie Kurt-Deri, deceased; File D-6-174; E. T. sec. 3911.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned. after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Flora Kohn, and Janette (Jeannette) Grumbacher, and each of them, in and to the estate of Melanie

Kurt-Deri, deceased,
All right, title, interest and claim of any kind or character whatsoever of Leopold Kohn, Flora Kohn, Flora Menhart, Leopold Menhart and Elise Kohn, and each of them. in and to the trust created under the Will of Melanie Kurt-Deri, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Leopold Kohn (German citizen), Italy. Flora Menhart, Germany (Austria). Flora Kohn (German citizen), Italy, Leopold Menhart, Germany (Austria). Elise Kohn, Germany (Austria).

Janette (Jeannette) Grumbacher, Ger-

many.

That such property is in the process of administration by Anna Reiss, as Executrix and Trustee of the Estate of Melanie Kurt-Deri, acting under the judicial supervision of the Surrogate's Court, New York County, New York;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a desig-

nated enemy country, (Germany);
And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to

allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on August 8, 1944.

[SEAL] JAMES E. MARKHAM. Alien Property Custodian.

[F. R. Doc. 44-12357; Filed, August 17, 1944; 10:26 a. m.]

[Vesting Order 3990] MIRIAM LUBELSKI

In re: Estate of Miriam Lubelski, deceased; File D-66-521; E. T. sec. 3744. Under the authority of the Trading

with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by H. L. Byram, Depositary, acting under the judicial supervision of the Superior Court of the State of California in and for the County of Los Angeles;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address

Gerthe Gerber, Germany,

And determining that—
(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Gerthe Gerber, in and to the estate of Miriam Lubelski, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts. pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such propery or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "mational" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Dated: August 8, 1944.

[SEAL]

James E. Markham, Alien Property Custodian.

[F. R. Doc. 44-12358; Filed, Aug. 17, 1944; 10:26 a. m.]

[Vesting Order 3991]

ANNA MARTHA LUNDSCHIEN

In re: Estate of Anna Martha Lundschien, deceased; File D-28-7553; E. T. sec. 7872.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of (Mrs.) Kate Zimmermann, (Mrs.) Elsa Molczko, (Mrs.) Herta Mix and (Miss) Helga Marieluise Kliewer, and each of them, in and to the estate of Anna Martha Lundschien, deceased, and in and to the trust created under the will of Anna Martha Lundschien, deceased,

is property payable or delivered to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

(Mrs.) Kate Zimmermann, Germany.

(Mrs.) Elsa Molczko, Poland. (Mrs.) Herta Mix, Germany.

(Miss) Helga Marieluise Kliewer, Germany.

That such property is in the process of administration by Louise Jung, Frieda Wiedmann and Frieda Konstmann, as Executrices of the Estate of Anna Martha Lundschien, acting under the judicial supervision of the Superior Court of the State of California, in and for the City and County of San Francisco:

Determining that (Mrs.) Elsa Molczko, a citizen or subject of a designated enemy country, Germany and within an enemy occupied area, Poland, is a national of a designated enemy country, Germany;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceedings thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be

determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on August 8, 1944.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 44-12359; Filed, August 17, 1944; 10:26 a. m.]

[Vesting Order 3992]

HERMAN STEARNS

In re: Estate of Herman Stearns, deceased; File D-66-809; E. T. sec. 5329.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Richard Weser, Irene Weser, Emilie Orfi, Gertlutz Dannenbaum, Ernst Klestadt, and each of them, in and to the estate of Herman Stearns, deceased,

is property payable or deliverable to, or claimed by, nationals of designated enemy countries, Germany, Hungary and Roumania, namely,

Nationals and Last Known Address

Richard Weser, Hungary. Irene Weser, Hungary. Emilie Orfi, Roumania. Gertlutz Dannenbaum, Belgium. Ernst Klestadt, Holland.

That such property is in the process of administration by the County Treasurer, Nassau County, State of New York, acting under the judicial supervision of the Surrogate's Court, Nassau County, Mineola, New York:

And determining that Gertlutz Dannenbaum and Ernst Klestadt, citizens or subjects of the designated enemy country, Germany, and within enemy occupied countries Beigium and Holland respectively, are nationals of a designated enemy country (Germany);

To the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of designated enemy countries (Germany, Hungary and Roumania);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated,

sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on August 8, 1944.

[SEAL]

James E. Markham, Alien Property Custodian.

[F. R. Doc. 44-12360; Filed, August 17, 1944; 10:26 a. m.]

[Vesting Order 3993]

EUGEN STEIMER

In re: Estate of Eugen Steimer, a/k/a Eugene Steimer, deceased; File D-28-3409; E. T. sec. 5108.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Museum of the City of Villingen, Eugenie Poser, a/k/a Alice Eugenie Poser and Marie Steimer, and each of them, in, and to the estate of Eugen Steimer, a/k/a Eugene Steimer, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Museum of the City of Villingen, Germany. Eugenie Poser, a/k/a Alice Eugenie Poser, Germany.

Marie Steimer, Germany.

That such property is in the process of administration by the German Society of the City of New York, as Executor of the Estate of Eugen Steimer, a/k/a Eugene Steimer, acting under the judicial supervision of the Surrogate's Court, New York County, State of New York;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on August 8, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc, 44-12361; Filed, August 17, 1944; 10:27 a, m.]

[Vesting Order 500A-30, Amdt.]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Vesting order Number 500A-30, dated May 7, 1943 (9 F.R. 7957), is hereby amended as follows and not otherwise:

By deleting Exhibit A attached to and by reference made a part thereof and substituting therefor Exhibit A attached hereto and by reference made a part hereof.

All other provisions of said Vesting Order Number 500A-30 and all action taken on behalf of the undersigned in reliance thereon, pursuant thereto and under the authority thereof are hereby ratified and confirmed.

Executed at Washington D. C., on July 27, 1944.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

No. 165-4

Column 1	Column 2	Column 3	Column 4	Column 5
Copyright numbers	Titles of works	Names and last known na- tionalities of authors	Names and last known ad- dresses of owners of copy- rights	Identified persons whose interests are being vested
Unknown	Lili Marlene	Norbert Schultze and Hans Leip of Germany (exact address not established).	Apollo-Verlag, Paul Lincke, Berlin, Germany (nation- ality: German).	Authors and owner.

[F. R. Doc. 44-12362; Filed, August 17, 1944; 10:27 a. m.]

OFFICE OF ECONOMIC STABILIZATION.

[Directive, Aug. 15, 1944]

SURPLUS PEARS, 1944

SUBSIDY PAYMENT

The War Food Administrator having submitted certain information and recommendations to me on August 15, 1944, with reference to a program for the payment of subsidies in 1944 on surplus pears, it is hereby found and determined that the purposes of the hold-the-line order, specifically, the policy established by Executive Orders 9250 and 9328 (3 C.F.R. Cum Supp., pp. 1213, 1267) will be effectuated by the payment of a subsidy to equalize, to the extent necessary the excess cost incurred by canners through the shipment of peas from areas of surplus production to areas in which unused canning facilities exist.

The War Food Administrator is therefore, hereby authorized and directed to absorb, by the use of Commodity Credit Corporation funds, the aforesaid excess cost incurred by canners through the shipment of pears from areas of surplus production to the areas in which unused canning facilities exist.

Issued this 15th day of August 1944.

FRED M. VINSON, Economic Stabilization Director.

[F. R. Doc. 44-12370; Filed, August 17, 1944; 11:43 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 120, Amdt. 1 to Order 906]

BITUMINOUS COAL IN DISTRICT 8

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued herewith and in accordance with \$ 1340.207 (a) of Maximum Price Regulation No. 120, Order No. 906 under Maximum Price Regulation No. 120 is hereby amended in the following respects:

- 1. Footnote No. 7 appearing in and below the Table of Maximum Price Exceptions, insofar as it relates to Mine Index No. 605, is hereby deleted and the numeral "8" is inserted in its place in the table and the following footnote is inserted below the table.
 - 8 Void on and after 2/18/45.
- 2. The following mine index number, mine name, subdistrict number and maximum price exceptions are added to the Table of Maximum Price Exceptions in the column with and under the War Eagle Mine, Mine Index No. 483;

 DISTRICT NO. 8.—MAXIMUM PRICE EXCEPTIONS

Mine name 2 6 10 15-19 18 22 23 Ajax.... 3 365 360 350 350 345 835 315 310 370 335 285 280 280 270

This Amendment No. 1 to Order No. 906 under Maximum Price Regulation No. 120 shall become effective August 16, 1944.

Unless the context otherwise requires, the definitions set forth in § 1340.208 of Maximum Price Regulation No. 120 shall apply to the terms used herein.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 16th day of August 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-12337; Filed, August 16, 1944; 2:51 p. m.]

[MPR 136, Amdt. 2 to Order 229]

CHRYSLER CORP.

ADJUSTMENT OF MAXIMUM PRICES

Amendment No. 2 to Order No. 229 under Maximum Price Regulation 136, as amended—Machines and parts, and machinery services. Chrysler Corporation; Docket No. 3136-431.

For the reasons set forth in an opinion, issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, and pursuant to § 1390.25a of Maximum Price

Regulation 136, as amended, It is hereby

Order No. 229 under Maximum Price Regulation 136 is amended in the following respects:

- 1. A new paragraph (b) (1) is added to read as follows:
- (1) Chrysler Corporation and its wholly owned subsidiaries, except its wholly owned retail dealerships, may sell to the United States Government, its agencies and wholly owned corporations, for the use of the United States Government or for the purposes of Lend-Lease, each of the Dodge Motor Trucks listed in subparagraph (1) of paragraph (a) at a price not to exceed the total of the applicable "Net Wholesale Price" in subparagraph (1) of paragraph (a), less the amount included in that Net Wholesale Price for payment to dealers as an average wholesale bonus, plus the applicable allowances in subparagraph (2) of paragraph (a).
- 2. Paragraph (f) is amended to read as follows:
- (f) In the case of a reseller who cannot establish a price under paragraph (c) or (d), because he was not in business on March 31, 1942, his maximum price shall be a total of the following:

 (1) The applicable "Retail List Price",

f. o. b. factory, in subparagraph (1) of

paragraph (c).

(2) The original equipment retail charge that Chrysler Corporation suggested on March 31, 1942, to resellers as a charge to be made by resellers, to the applicable class of purchaser, for extra, special and optional equipment attached as original equipment to the applicable model listed in subparagraph (1) of paragraph (c) except that for the following equipment when sold attached as original equipment to the applicable model in subparagraph (1) of paragraph (c), the charge shall not exceed the following applicable "Retail List Price" less the discounts in effect on March 31, 1942, to the applicable class of purchaser:

list price Description (a) Synthetic tires (when used on 1½ ton models instead of synthetic rubber tires of base tire equipment sizes): Dual rear (with appropriate wheel assembly) assembly): 7.50 x 20, 8 ply, 7" rims _____ 124, 25 8.25 x 20, 10 ply, 7" rims _____ 205, 50 (b) Synthetic tires (when used on 2 ton models instead of synthetic rubber tires of base tire equipment sizes) Front: 8.25 x 20, 10 ply, 7" rims, 88. 15 6 stud hubs. Dual rear 9.00 x 20, 10 ply, 8" rims, 240.25

(3) Actual freight-in expense.

(4) The amount the Chrysler Corporation in accordance with its March 31, 1942, method, charges the reseller as an allowance to cover federal excise tax and tires-weight tax, and the amount of the reseller's expense for state and local taxes assessed on the vehicle.

lbs.) for 2 ton models_____ 157.30

- (5) A charge to cover the reseller's handling and delivery expense not to exceed the amount of this expense to the
- 3. Paragraphs (g) and (h) are redesignated paragraphs (h) and (j) respectively, and a new paragraph (g) is added to read as follows:
- (g) Definitions. A reseller for the purpose of this order means: (1) A seller engaged generally in the business of selling trucks at retail; (2) the Chrysler Corporation, and its wholly owned subsidiaries, when selling trucks (i) at re-tail, (ii) to fleet accounts, (iii) to the United States, or its agencies, or its wholy owned corporations, for resale by the latter to buyers outside the United States: (3) a user of a truck described in subparagraph (1) of paragraph (c), that has not been used.

This amendment shall be effective as of June 17, 1944.

Issued this 17th day of August 1944.

CHESTER BOWLES. Administrator.

[F. R. Doc. 44-12379; Filed, August 17, 1944; 11:53 a. m.]

> [MPR 188, Amdt. 16 to Order A-2] CERTAIN DURABLE GOODS

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, It is ordered:

Order No. A-2, issued under § 1499 .-159b of Maximum Price Regulation No. 188, is amended in the following respect:

A new paragraph (a) (16) is added at the end thereof to read as follows:

(16) Certain durable goods. (i) The purpose of this adjustment provision is to remove price impediments to the continued supply of certain durable goods listed below, in cases where the cost of living will not be increased by the adjustment of the manufacturer's maximum price or prices.

(ii) This provision applies to the fol-

lowing commodities: Baby carriages, folding.

Kitchen cabinets.

Bathroom wall fixtures. Bicycle saddles. Breakfast sets. Brooms. Brushes. Canvas and wood folding furniture. Carpenters' squares. Carpet sweepers. Cast iron hand tools. Curtain rods, metal. Electric irons. Fire-protective chests. Fountain pens, with steel or silver nibs. Galvanized ware. Garment hangers, wire. Garment hangers, wood. High chairs.

Kitchen utensils, aluminum. Kitchen utensils, cast iron. Kitchen utensils, enamel. Maple or maple finish bedroom suites. Mattresses. Mops, mop sticks and heads. Mouse traps and rat traps.

Occasional wood chairs, including chairs. with padded seats Pen nibs, steel or silver. Pencils, wood. Picture frames selling to retailers for 60¢ or less. Pillows. Play pens. Reed or fibre furniture. Unpainted chairs. Unpainted tables Unpainted vanities. Unpainted chests. Unpainted cabinets. Well buckets, metal. Wheeled cultivators and plows. Window shades, paper. Window shades, cloth. Wood bedsteads and cribs, Woodenware (except articles covered by MPR 196)

(iii) An adustment may be made in the case of any manufacturer of one of the listed commodities when it appears

(a) His maximum price is below the prevailing level of maximum prices of other manufacturers of the same or substantially the same articles to the

same class of purchaser.

Household refrigerators, ice.

(b) His entire operation is being conducted at a loss (or will be in 90 days) or his maximum price on the article on which adjustment is sought is below his manufacturing cost, plus packing cost and shipping cost where delivered prices are quoted or freight is allowed or equalized.

(iv) Any adjustment of a manufacturer's maximum price made under this provision will be limited to the lowest applicable amount among the following:

(a) If the manufacturer's entire operation is profitable, an amount sufficient to cover the unit manufacturing cost plus packing cost and shipping cost where delivered prices are quoted or freight is allowed or equalized.

(b) If the manufacturer's entire operation is being conducted at a loss (or will be so within 90 days), an amount sufficient to cover his total unit cost to

make and sell the article.

(c) An amount equivalent to the prevailing market level of maximum prices of similar articles to the same class of purchaser, manufactured by competitive

(v) Even though a manufacturer may qualify under this paragraph for an adjustment in price, the adjustment may be denied if it appears that a reasonably adequate substitute for the article on which adjustment is sought is available at a lower price than the manufacturer's price as adjusted.

(vi) Any order making an adjustment in a manufacturer's maximum price under this provision may also make appropriate adjustments in the maximum prices of other sellers of the article.

This amendment shall become effective on the 18th day of August 1944.

Issued this 17th day of August 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-12381; Filed, August 17, 1944; 11:55 a. m.]

[MPR 188, Order 2091]

TAGGING OF NEW ELECTRIC IRONS

Order No. 2091 under § 1499,159b of Maximum Price Regulation No. 188. Manufacturers' maximum prices for specified building materials and consumers' goods other than apparel

sumers' goods other than apparel.
For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the authority vested in the Price Administrator and the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, it is ordered:

(a) Tagging of new electric irons. Every manufacturer of an electric iron shall affix to each electric iron delivered by him on and after the effective date of this order, a statement giving the make or brand name, the model number, and the retail ceiling price established by the Office of Price Administration for sales of that electric iron at retail. This may be done by tag, label or other device at the option of the manufacturer. A tag in the following form (with the blanks properly filled in) is satisfactory:

Make or brand______ Model _____OPA Retail Ceiling Price_____

The statement must be affixed to the electric iron prior to its delivery to the buyer

(b) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective August 24, 1944.

Issued this 17th day of August 1944.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 44-12380; Filed, August 17, 1944; 11:53 a. m.]

Regional and District Office Orders.
[Region II Order G-1 Under RMPR 269, Amdt. 2.]

POULTRY EXCEPT DUCKS IN NEW YORK
REGION

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration for Region II by § 1429.14 of Revised Maximum Price Regulation No. 269, Order No. G-1 under Revised Maximum Price Regulation No. 269 is amended in the following respects:

- 1. The title of section 3 (a) is amended to read as follows:
- (c) Base prices for Grade "A" processed poultry items and Grade "1" live poultry items in Zone 1.
- 2. The title of section 3 (a) (2) is amended to read as follows:
- (2) Maximum base prices for Grade "A" processed poultry items, except ducks, and Grade "1" live poultry items, except ducks, in Zone 1.
- 3. In section 3 (a) (2) the maximum base prices for young turkeys and old turkeys are amended to read as follows:

Type		Food products—Weight	Maximum base prices—Zone 1							
	Live weight	Kosher-killed, kosher- dressed and dressed weight	Frozen-eviscerated, and drawn weight	Live	Dressed	Kosher- killed	Kosher- dressed and plucked	Drawn	Frozen evis- cerated	
Young turkeys: Light Medium Heavy Old turkeys: Light Medium	Under 48. 18 to 22 22 and over. Under 18. 18 to 22 22 and over.	Under 16. 16 to 20. 20 and over Under 16. 16 to 20. 20 and over	13 to 16½	35. 3 33. 3	43. 0 43. 0 43. 0 41. 0 41. 0	42. 0 42. 0 42. 0 40. 0 40. 0 40. 0	43. 5 43. 5 43. 5 41. 5 41. 5 41. 5	51. 5 50. 5 49. 5 49. 0 48. 0 47. 5	54, 53, 52, 52, 51,	

- 4. The title of section 3 (b) is amended to read as follows:
- (b) Base prices for Grade "A" processed poultry items and Grade "1" live poultry items in Zone 2.
- 5. The title of section 3 (b) (2) is amended to read as follows:
- (2) Maximum base prices for Grade "A" processed poultry items, except ducks, and Grade "1" live poultry items, except ducks, in Zone 2.
 - 6. In section 3 (b) (2) the maximum base prices for youn g turkeys and old turkeys are amended to read as follows:

Type		Food products-Weight	Maximum base prices—Zone :								
Type	Live weight	Kosher-killed, kosher- dressed and dressed weight	Frozen-eviscerated, and drawn weight	Live	Dressed	Kosher- killed	Kosher- dressed and plucked	Drawn	Frozen evis- cerated		
Young turkeys; Light. Medium Heavy Old turkeys: Light Medium Heavy	Under 18. 18 to 22. 22 and over. Under 18. 18 to 22. 22 and over.	Under 16. 16 to 20. 20 and over. Under 16. 16 to 20. 20 and over.	Under 13 .13 to 18½ .16½ and over	35. 2 36. 2 35. 2 33. 2 33. 2 33. 2	42. 9 42. 9 42. 9 40. 9 40. 9 40. 9	41. 9 41. 9 41. 9 39. 9 39. 9 39. 9	43. 4 43. 4 43. 4 41. 4 41. 4	51. 4 50. 4 49. 4 48. 9 47. 9 47. 4	54. 4 53. 4 52. 4 51. 9 50. 9 50. 4		

- 7. The title of section 3 (c) is amended to read as follows:
- (c) Base prices for Grade "A" processed poultry items and Grade "1" live poultry items in Zone 3.
- 8. The title of section 3 (c) (2) is amended to read as follows:
- (2) Maximum base prices for Grade "A" processed poultry items, except ducks, and Grade "1" live poultry items, except ducks, in Zone 3.

9. In section 3 (c) (2) the maximum base prices for young turkeys and old turkeys are amended to read as follows:

Young turkeys:		Food products-Weight		Maximum base prices—Zone 3							
	Live weight	Kosher-killed, kosher- dressed and dressed weight	Frozen-eviscerated, and drawn weight	Live	Dressed	Kosher- killed	Kosher- dressed and plucked	Drawn	Frozen evis- cerated		
Light Medium Heavy Old turkeys: Light	Under 18. 18 to 22. 22 and over. Under 18. 18 to 22. 22 and over.		Under 13. 13 to 16½. 16½ and over. Under 13. 13 to 16½. 16½ and over.	35, 1 35, 1 35, 1 33, 1 33, 1 33, 1	42.8 42.8 42.8 40.8 40.8 40.8	41. 8 41. 8 41. 8 39. 8 39. 8 39. 8	43, 3 43, 3 43, 3 41, 3 41, 3 41, 3	51. 3 50. 3 49. 3 48. 8 47. 8 47. 8	54. 3 53. 3 52. 3 51. 3 50. 3		

- 10. The title of section 3 (d) is amended to read as follows:
- (d) Base price for Grade "A" processed poultry items and Grade "1" live poultry items in Zone 4.
- 11. The title of section 3 (d) (2) is amended to read as follows:
- (2) Maximum base prices for Grade "A" poultry items, except ducks, and Grade "1" live poultry items, except ducks, in Zone 4.
 - 12. In section 3 (d) (2) the maximum base prices for young turkeys and old turkeys are amended to read as follows:

Type Live weight		Food products-Weight		Maximum base prices—Zone 4								
Type Live weigh: d v Coung turkeys: Under 18. Un Medium 18 to 22. 16 Heavy. 22 and over 20 Under 18. Un Under 18. Un Heavy. 18 to 22. 16 Wedium 18 to 22. 16	Kosher-killed, kosher- dressed and dressed weight	Frozen-eviscerated, and drawn weight	Live	Dressed	Kosher- killed	Kosher- dressed and plucked	Drawn	Frozen evis- cerated				
Medium	18 to 22 22 and over. Under 18. 18 to 22	Under 16	Under 13. 13 to 18½ 16½ and over. Under 13. 13 to 16½ 16½ and over.	35, 0 35, 0 35, 0 35, 0 33, 0 33, 0 33, 0	42.7 42.7 42.7 40.7 40.7 40.7	41, 7 41, 7 41, 7 41, 7 39, 7 39, 7 29, 7°	43, 2 43, 2 43, 2 43, 2 41, 2 41, 2 41, 2	51. 2 50. 2 49. 2 48. 7 47. 7 47. 2	54, 2 53, 2 52, 2 51, 7 50, 7 50, 2			

- 13. Section 3 (e) is amended to read as follows:
- (e) Base prices for Grades "B" and "C" processed poultry items and Grade "2" live poultry items. The maximum base prices established by this section are for Grade "A" processed poultry items and Grade "1" live poultry items. The maximum base prices for lower grades, and for poultry items which would otherwise be eligible for Grade "A" or Grade "1" base prices except for the provisions of Revised Maximum Price Regulation No. 269, shall be determined by deductions from the base prices established by this order as required in § 1429.19 of Revised Maximum Price Regulation No. 269.
- 14. Effective date. This amendment shall become effective at 12:01 a.m. on August 28, 1944.
- (56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 75th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 21st day of August 1944.

DANIEL P. WOOLLEY,

Regional Administrator.

[F. R. Doc. 44-12292; Filed, August 16, 1944; 9:34 a. m.]

[Region VIII Rev. Order G-6 Under MPR 418]

FRESH FISH AND SEAFOOD IN SAN FRAN-CISCO REGION

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Re-

gional Administrator of the Office of Price Administration by section 2 (d) and section 20 (a) of Maximum Price Regulation No. 418, as amended, it is hereby ordered:

(a) Listed fresh fish and seafood items. The items covered by this order, hereafter referred to as "listed fresh fish and seafood items," are: barracuda, California halibut, black sea-bass, white sea-bass, totuava, rock bass, live crab, cooked crab in shell, and crabmeat, squid, kingfish, queenfish, herring, rex sole, and white bait. This order shall apply to Region VIII of the Office of Price Administration.

(1) Sales by producers. The maximum prices for such sales of listed fresh fish and seafood items shall be as set forth in Table A of appendices attached hereto and the appropriate footnotes

contained therein.
(2) Sales by primary fish shipper wholesalers—(i) Undelivered. The max'mum prices for such sales of listed fresh fish and seafood items shall be as set forth in Table B of appendices attached hereto and the appropriate footnotes contained therein.

(ii) Delivered—(a) At ports of entry. The maximum prices for such sales of listed fresh fish and seafood items shall be as set forth in Table B of appendices attached hereto and the appropriate footnotes contained therein.

(b) To localities other than ports of entry. The maximum prices for such sales of listed fresh fish and seafood items shall be the prices at the basing point port of entry specified in Table B of appendices attached hereto and the

appropriate footnotes contained therein for the particular fresh fish and seafood items, and for the localities indicated, plus freight to the purchaser's place of business. Where more than one basing point port of entry is specified for the same item for the same localities, the maximum price shall be the lowest amount resulting when prices are compunted according to this method from each of such basing points.

(3) Sales by wholesalers other than primary fish shipper wholesalers to other wholesalers. The maximum prices for such sales of listed fresh fish and seafood items shall be the applicable prices set forth in paragraph (a) (2) above plus one cent per pound.

(4) Sales by all other wholesalers except to other wholesalers—(i) Undelivered—(a) At ports of entry. The maximum prices for such sales of listed fresh fish and seafood items shall be as set forth in table D of appendices attached hereto and the appropriate footnotes contained therein.

(b) At localities other than ports of entry. The maximum prices for such sales of listed fresh fish and seafood items shall be the maximum prices at the basing point port of entry specified for the particular fresh fish or seafood item plus freight from the basing point port of entry to the wholesaler's place of business. Where more than one basing point port of entry is specified for the same localities, the maximum price shall be the lowest amount resulting when prices are computed according to this method from each of such basing points.

(ii) Delivered—(a) Deliveries by common carrier. The maximum prices for such sales of listed fresh fish and seafood items shall be the applicable prices for undelivered sales as specified in subparagraph 4 (i) (a) or 4 (i) (b) above, plus actual transportation charges to the premises of the buyer.

(b) Deliveries by means other than common carrier. The maximum prices for such sales of listed fresh fish and seafood items shall be the applicable prices for undelivered sales as specified in subparagraph 4 (i) (a) or 4 (i) (b) above, plus a transportation allowance calculated from the wholesaler's place of business as follows:

	Cents
Deliveries made: per	pound
Within the local delivery zone	0.015
Beyond the boundary of local deliv-	
ery zone but not exceeding 50)
miles	.02
More than 50 but not exceeding 100	
miles	. 0225
More than 100 but not exceeding	
175 miles	. 025
More than 175 miles	.0275

(5) Additions to maximum prices-(i) Broken-lot charges. When wholesalers other than primary fish shipper wholesalers pack listed fresh fish or seafood items for sale to retailers or purveyors of meals in amounts less than 125 pounds, consisting of at least two varieties, a charge of 1/2 cent per pound may be added to the maximum prices established under subparagraph (3) and (4) above. When any seller except a producer sells listed fresh fish or seafood items in containers which becomes the property of the buyer, he may add one cent per pound to his maximum price; Provided however, That any wholesaler who has incurred or paid a container charge to his supplier for the particular lot of fresh fish or seafood being priced. may add one cent per pound to his maximum price whether he sells such fresh fish or seafood in containers or otherwise.

(ii) Container charges. Where any seller except a producer processes fresh fish or seafood items which he purchased in containers, he may add to his established maximum prices amounts not to exceed three cents per pound which will enable him to recover the full amount of the container charge paid by him.

(b) Definitions. (1) Barracuda means all types of barracuda (Sphyraenidae)

caught off the Pacific Coast.

(2) California halibut means those species of the flounder family (Paralichthys californicus) caught off the Pacific Coast including what is commonly called bastard halibut, southern halibut, alabato.

(3) Black sea-bass means those fish caught off the Pacific Coast belonging to the sea-bass family (Serranidae) commonly known as jewfish or giant bass.

(4) White sea-bass means those fish commonly caught off the Pacific Coast of the species Cynoscian nobilis.

- (5) Totuava means Mexican seabass including grouper, commonly known as grupa, and baya, caught in the Gulf of California.
- (6) Rock bass means those fish caught off the Pacific Coast belonging to the family Serranidae and including those species commonly known as rock bass, kelp bass, sand bass, pinto and johnny verde.

(7) Crab means all crab caught off the Pacific Coast.

(8) Local delivery zone for any wholesaler means that area contained within the city limits of the locality where the wholesaler's place of business is located, except that

(i) The Portland, Oregon, local delivery zone shall include the area within the city limits of Portland, North Portland, and Faloma, Oregon, and Van-

couver, Washington.

(ii) The Oakland, California, local delivery zone shall include the cities of Oakland, Alameda, Berkeley, Emery-

ville, and Albany, California (iii) The Los Angeles, California, local delivery zone shall be that area within a radius of twenty miles from the Los Angeles City Hall, plus that portion of the City of Los Angeles outside such area, except that area included within the San Pedro local delivery zone.

(iv) The San Pedro, California, local delivery zone shall be that area within Los Angeles County south of Roosevelt Highway and the Southern boundary of

Redondo Beach.

(9) A port of entry shall mean any place at which the particular species of fish or seafood is regularly landed by fishermen, except that in the case of imported fish, a port of entry shall mean the place at which the fish enter the United States.

(10) Freight means cost of transportation by the cheapest available method of transportation, not to exceed, however, the lowest available common rate. Freight charges may include the actual cost of refrigeration and other protective services, but not local cartage or unloading. The transportation tax imposed by section 620 of the Revenue Act of 1942 may be added.

(11) Producer shall mean any person as defined in section 18 of Article III of Maximum Price Regulation No. 418.

(12) Primary fish shipper wholesaler means any person who purchases fresh fish or seafood items from a producer, and sells boxed, barreled, or in bulk to wholesalers or chain store warehouses, Provided, however, That any person making a sale of imported fish in bulk shall be deemed a primary fish shipper wholesaler.

(13) Delivered means physical transportation of any listed fresh fish and seafood item to the premises of the buyer except in the case of shipment by rail, and in such cases delivery means transportation to the buyer's customary

receiving point.

(14) Undelivered means any sale

other than a delivered sale

(15) Region VIII of the Office of Price Administration means the States of California, Washington, Nevada, Oregon, except Malheur County, and Arizona, except those portions of Coconino County and Mohave County lying north of the Colorado River, and the following Counties in the State of Idaho: Benewah, Bonner, Boundary, Clearwater, Idaho, Kootenai, Latah, Lewis, Nez Perce and Shoshone

(16) All other terms used in this order shall have the same meaning as set forth in Maximum Price Regulation No. 418, as amended, unless the context clearly

otherwise requires.

(c) General provisions. The provisions of Maximum Price Regulation No. 418, as amended, contained in section 9 (Sales to Government Agencies), section 12 (Relation to Other Regulations), Article II (Record Keeping and Enforcement), Article III (Miscellaneous Provisions), apply to this order, to the extent that they are applicable.

(d) This order may be revoked, amended, or corrected at any time, and supersedes Order G-6 issued May 18,

This order shall become effective August 15, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 10th day of August, 1944.

CHAS R. BAIRD. Regional Administrator.

FEDERAL REGISTER, Friday, August 18, 1944

APPENDIX I [Maximum prices per pound]

			fixtaximim brice	Contract of the Contract of th	-									
Species	Item No.	Basing points	Style of dressing	Table A	-Ports	of entry	Table B	-Ports	of entry	Table D	-Ports	of entry		
Barracuda	1	San Diego, San Pedro, and Santa Barbara,	Round				South	ern Calif \$0.135 .155 .175 .18 .22 .275	ornia	South	'ornla			
California halibut	2	San Diego, San Pedro, and Santa Barbara.	Steaks	Southern California 80, 125 1475 17			\$0.125 \$0.145 .1475 .1975 .17 .1975 .22 .2475					fornia		
White seabass	8	San Diego, San Pedro, Santa Barbara, and San Francisco.	Round	Califor- nia \$0.1225 .15 .175 .185	Central Califor- nia \$0, 1125 .14 .165 .175	California \$0, 1025 , 13 , 155 , 165	Northern Califor- nia \$0.1425 .17 .196 .2125 .225 .285 .33	Central Califor- nia \$0. 1325 . 16 . 185 . 2025 . 215 . 275 . 32	Southern Califor- nia \$0. 1225 . 15 . 175 . 1925 . 205 . 265 . 31	Northern Culifor- nia \$0.1625 .19 .215 .2375 .2525 .315 .37	Central Califor- nia \$0. 1525 . 18 . 205 . 2275 . 2455 . 305 . 36	Southern Califor- nia \$0,1425 .17 .1975 .2175 .2325 .2325 .35		
Black seabass	4	San Pedro	Round Drawn Dressed Steaks Fillet		. 1275		\$.095 -11 .1275		Nogale \$0. 10 .115 .1375	8 0	outhern difornia \$.11 .135 .1575	Nogal 80. 12 137 166	68 Ci \$75 50	fouthern alifornia 0.13 .1575 .185
Rock bass.	Б	Nogales, San Pedro, San Diego.	Round Drawn Dressed Steaks Fillet		\$0.115 .14 .17	fornic.	Nogale \$0, 13 . 16 . 18 . 202 . 35	4 0	outhern alifornia \$0, 135 . 165 . 20 . 225 . 37	Nogate \$0.15 .182 .207 .237 .39	5 5	Southern Salifornia S0, 155 . 1875 . 2275 . 25 . 42		
Mexican seabass	6	Nogales, and Los Angles.	Dressed. Steaks. Fillet.				Nogale \$0, 137 18 24	8 0	outhern alifornia \$0, 1575 , 1975 , 2825	Nogale \$0, 157 , 205 , 27	5 5	Southern Valifornia 30, 1775 2225 315		
Squid Queenfish Kingfish Herring Whitebait	7 8 9 10 11		do	All \$0.035 .055 .055 .0175 .09			All \$0.055 .075 .075 .0375 .11			All \$0.075 .095 .095 .0575 .13				
Rex sole	12	Ali portsdo	Drawn	,067		1// other \$0, 05 . 055 . 09	San Fran \$0, 08 .09 .132		1/l other \$0. 07 , 0725 , 1225	San Fran \$0, 10 .111 .16l	25	All other \$0.09 .095 .155		

(4) Central California refers to the ports of entry in California located north of the southern boundary of Monterey County and south of the southern boundary of the City and County of San Francisco.

(5) Northern California refers to the ports of entry in California located north of the southern boundary of the City and County of San Francisco.

APPENDIX II

	TABLE AMAXIMUM PRICES FOR	SALES	OF LISTE	D FRESH	FISH AN	DEATO	OD ITEMS	5 21 110	Decision		1000		_
Style of dressing	Port of entry	Janu- ary	Febru- ary	March	April	May	June	July	August	Septem- ber	Octo- ber	Noemv- ber	Decem- her
Crab, live	All in Oregon and Washington ³ All in Washington ³ Seattle, Wash., and Portland, Oreg Crescent City, Calif. Eureka, Calif. San Francisco, Calif. Bodega Bay, Calif. Half Moon Bay, Calif. Point Reyes, Calif. All in Oregon and Washington ³ Seattle, Wash., and Portland, Oreg Crescent City, Calif. San Francisco, Calif. San Francisco, Calif. Bodega Bay, Calif. Monterey, Calif. Half Moon Bay, Calif. Point Reyes, Calif. Point Reyes, Calif.	.1125 .10 '.105 .12 .11 .11 .11 .11 .11 .13 .1475 .1375 .155 .1425 .1425 .1425	All mon	11 1125	\$0.07 .0825 .0975 .1125	4 0825	\$0.07 \$1.75 per .0825 .0975 .1125	,0925	month:	1 .0925	\$0.08 .0925	\$0.08 .0925	\$0.10 ,1125

¹ Prices are per pound, except where otherwise indicated. Maximum prices are for sales ex-vessel; for boxed fish a charge of 1 cent per pound may be added to the maximum prices established.

⁽¹⁾ Maximum prices under table A are for sales ex-vessel; for boxed fish add \$0.01 to the maximum prices under table A.

(2) Maximum prices at all ports of entry not listed shall be the maximum prices established for the nearest port of entry listed.

(3) Southern California refers to the ports of entry in California located south of the southern boundary of Monterey County.

Maximum prices at all other ports of entry shall be the maximum prices established for the nearest port of entry listed.
 Except Seattle, Wash., and Portland, Oreg.

TABLE B .- MAXIMUM PRICES FOR SALES OF LISTED FRESH FISH AND SEAFOOD ITEMS BY PRIMARY FISH SHIPPER WHOLESALERS I

Item and style of dressing	Port of entry	Jan- uary	Feb- ruary	March	April	May	June	July	Au- gust	Sep- tember	Oc- tober	No- vember	De- cember
Crab, live	All in Oregon and Washington ^a	.1325 .12 .125	\$0. 10 . 1125	.1125	\$0.09 ,1025	\$0.09 .1025	\$0.09 ,1025	\$0, 10 , 1125	\$0. 10 , 1125	\$0. 10 , 1125	\$0. 10 , 1125	\$0.10 ,1125	\$0. 12 , 1325
Crab, cooked in shell	San Francisco, Calif Monterey, Calif. All in Oregon and Washington ³ Seattle, Wash, and Portland, Oreg. Crescent City, Calif. Eureka, Calif.	.14 .13 .155 .1725 .155 .1625	. 135	. 135	. 1225 . 1375	. 1225	.1225	.135	.135	.135	.135	.135	.155 .1728
Crabmeat	Bodega Bay, Calif. San Francisco, Calif. Monterey, Calif. All in Oregon and Washington Leureka, Calif. and Seattle, Wash. and Portland, Oreg. San Francisco, Calif.	. 1725 . 18 . 1725 . 73 . 75 . 77	All mo	nths.									

i Prices in cents per pound unless otherwise indicated.

Maximum prices at all other ports shall be the maximum prices established for the rearest port of entry listed.

Except Seattle, Wash., and Portland, Oreg.

Basing points for table B:

(a) For sales of live erab and cooked crab in shell, Seattle shall be the basing point for localities in the State of Washington. except Klickitat, Wahkiakum, Skamania, and

Cowlitz Counties; all ports of entry in Oregon shall be basing points for localities in the State of Oregon west of the summit of the Coast Range; Portland shall be a basing point for localities in the State of Oregon east of the summit of the Coast Range and for localities in Klickitat, Wahkiakum, Skamania, and Cowlitz Counties; Eureka and San Francisco shall be basing points for localities in California, Nevada, and Arizona.

(b) For sales of crabmeat, Seattle, Portland, and Eureka shall be basing points for all localities in region VIII.

TABLE D.—MAXIMUM PRICES FOR SALES OF LISTED FRESH FISH AND SEAFOOD BY WHOLESALERS OTHER THAN PRIMARY FISH SHIPPER WHOLESALERS

Item and style of dressing	Port of entry:	Janu- ary	Feb- ruary	March March	April	May	June	July	August	Sep- tember	Oc- tober	No- vember	De- cember
Crab, live	All in Oregon and Washington 3 Seattle, Wash., and Portland, Oreg Crescent City, Calif.	.1525	\$0, 12 -1325	\$0, 12 , 1325	\$0, 11 , 1225	\$0.11 .1225	\$0.11 .1225	\$0, 12 , 1325	\$0, 12 . 1325	\$0.12 ,1325	\$0. 12 . 1325	\$0, 12 , 1325	\$0,14 .1528
Crab, cooked in shell	Eureka, Calif San Francisco, Calif Monterey, Calif. All in Oregon and Washington ³ Seattle, Wash., and Portland, Oreg. Orescent City, Calif. Eureka, Calif.	. 155 . 175 . 1925 . 175 . 1825	. 155 . 17	onths.	.1425	1425	. 1425 . 1575	.155	155	155	155	155	175
Crabmeat	Bodega Bay, Calif. San Francisco, Calif. Monterey, Calif. All in Oregon and Washington ³ . Eureka, Calif., Seattle, Wash., and Portland, Oreg. San Francisco, Calif.	. 1925 . 20 . 1925 . 83 . 85	Ailmo	nths.		1							

¹ Prices in cents per pound unless otherwise indicated.

² Maximum prices at all other ports shall be the maximum prices established for the nearest port of entry listed.

³ Except Seattle, Wash., and Portland, Oreg.

⁴ Basing points for table D.

(a) For sales of live erab and cooked crab in shell, Seattle shall be the basing point for ocalities in the State of Washington, except for Klickitat, Wahkiakum, Skamania,

and Cowlitz Counties; all ports of entry in Oregon shall be basing points for localities in the State of Oregon west of the summit of the Coast Range; Portland shall be a basing point for localities in the State of Oregon east of the summit of the Coast Range and for localities in Klickitat, Wahkiakum, Skamania, and Cowlitz Counties; Eureka and San Francisco shall be basing points for localities in California, Nevada, and Arizona.

(b) For sale of crabmeat, Seattle, Portland, and Eureka shall be basing points for all localities in region VIII.

[F. R. Doc. 44-12296; Filed, August 16, 1944; 9:39 a. m.]

[Lexington, Order 1 Under Restaurant MPR 21

POSTING REQUIREMENTS IN LEXINGTON, KY., DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the District Director of the Lexington, Kentucky District Office of the Office of Price Administration by section 16 of Restaurant Maximum Price Regulation No. 2, it is hereby ordered:

Section 1. Posting requirements. If you own or operate an eating or drinking establishment, you must, on or before August 16, 1944, show on a poster to be supplied by the Office of Price Administration, your lawful ceiling prices for 40 food items, and meals, as set forth in this order.

(a) First list on the poster as many of the food items and meals listed in Appendix A of this order, as you offer for sale and your ceiling prices for each.

(b) If you do not offer all the 40 items listed in the applicable table in Appendix A, list first those which you do offer, placing them on the poster in the order in which they appear in Appendix A. Then add as many other items which you usually offer to bring the total number to 40, with your ceiling price for each item.

(c) If you do not offer as many as 40 items, place on the poster all the items which you do offer and your ceiling price for each.

(d) List a la carte items first. In listing meals, list the entree and then indicate the type of meal, for example, steak dinner, leg of lamb dinner, filet of sole lunch, vegetable plate luncheon.

(e) The list of individual items may be printed or hand lettered in ink on the poster in letters large enough so that it can be easily read by your customers.

(f) You must place the poster near the main entrance of your establishment. or in a conspicuous place so that it will be plainly visible to your customers.

SEC. 2. Filing of lists of posted prices. When you have made up the list of food items and meals to be posted and your lawful ceiling price for each, you must make three copies of this list, and send

or deliver it to your local War Price and Rationing Board on or before August 21, 1944. Each copy must be clear and legible, dated and signed by the owner or manager of your establishment, with the name and address of the establishment following the signature.

The War Price and Rationing Board shall check this list with your filed ceiling prices. If the prices check, the Board shall make a notation to this effect on one copy of the list and return it to You shall keep this copy in your establishment, and make it available for examination by any person during business hours.

If the prices on your list do not completely check with your filed ceiling prices, the Board will call you in for a conference, so that corrections may be made.

SEC. 3. Replacement of posters. If a poster is mutilated or becomes badly soiled or otherwise damaged, it must be replaced by a new one which may be obtained from your War Price and Rationing Board upon presentation of the damaged poster. Erasures or changes of prices listed on the poster are pro-hibited. The new poster must be filled out exactly like the old one. Large establishments may receive extra posters.

SEC. 4. Geographical applicability. The provisions of this order extend to all eating and drinking establishments located within the Lexington, Kentucky District of the Office of Price Administration.

SEC. 5. Exemptions. All establishments which are exempted from the provisions of Restaurant Maximum Price Regulation No. 2 are exempted from this

APPENDIX A

Appetizer or soup: Tomato or fruit juice. Vegetable soup. Chili

Sandwich:

Ham.

American cheese.

Swiss cheese.

Hamburger. Frankfurter (hot dog).

Chicken salad.

Tomato and lettuce.

Club.

Tuna fish.

Hot roast beef.

Salad .

Chicken salad. Head lettuce with dressing.

Combination salad.

Fruit salad.

MEALS

Breakfast:

Hot cakes or waffles with syrup. 1 egg, bacon, toast and coffee.

2 eggs, bacon, toast and coffee. Cereal, toast and coffee.

Lunch:

Spagnetti with meat sauce.

Pork chop, 2 vegetables or 1 vegetable and salad and drink.

Roast beef, 2 vegetables or 1 vegetable and salad and drink.

Vegetable plate, 4 vegetables or 3 vegetables and salad, drink.

Dinner:

Fried chicken, 2 vegetables or 1 vegetable and salad, drink.

Sirloin steak, 2 vegetables or 1 vegetable and salad, drink.

T-bone steak, 2 vegetables or 1 vegetable and salad, drink.

Hamburger steak, 2 vegetables or 1 vegetable and salad, drink.

Miscellaneous:

Pie per cut.

Ice cream.

Cereals with milk.

Doughnuts.

French fried potatoes.

Beverage: Wilk

Coffee.

Tea.

Hot chocolate. Soft drinks.

This order shall become effective August 9, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328. 8 F.R. 4681)

Issued this the 31st day of July, 1944.

E. REED WILSON, District Director.

[F. R. Doc. 44-12332; Filed, August 16, 1944; 2:00 p. m.]

[Dallas Order 1 Under Restaurant MPR 2]

POSTING REQUIREMENTS IN DALLAS, TEX., DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the District Director of the Dallas District Office of the Office of Price Administration by section 16 of Restaurant Maximum Price Regulation No. 2, it is hereby ordered:

SECTION 1. Posting requirements. If you own or operate an eating or drinking establishment, you must, on or before August 16, 1944, show on a poster to be supplied by the Office of Price Administration, your lawful ceiling prices for 40 food items, and meals, as set forth in this order.

(a) First list on the poster as many of the food items and meals listed in Appendix A of this order, as you offer for sale and your ceiling prices for each. If you find in Appendix A several tables of food items and meals, choose the table most applicable to your establishment.

(b) If you do not offer all the 40 items listed in the applicable table in Appendix A, list first those which you do offer, placing them on the poster in the order in which they appear in Appendix A. Then add as many other items which you usually offer to bring the total number to 40, with your ceiling price for each item.

(c) If you do not offer as many as 40 items, place on the poster all the items which you do offer and your ceiling price

for each.

(d) List a la carte items first. In listing meals, list the entree and then indicate the type of meal, for example, steak dinner, leg of lamb dinner, filet of sole lunch, vegetable plate luncheon.

(e) The list of individual items may

be printed or hand lettered in ink on the poster in letters large enough so that it can be easily read by your customers.

(f) You must place the poster near the main entrance of your establishment, or in a conspicuous place so that it will be plainly visible to your customers.

SEC. 2. Filing of lists of posted prices. When you have made up the list of food items and meals to be posted and your lawful ceiling price for each, you must make three copies of this list, and send or deliver it to your local War Price and Rationing Board on or before August 21, 1944. Each copy must be clear and legible, dated and signed by the owner or manager of your establishment, with the name and address of the establishment following the signature.

The War Price and Rationing Board shall check this list with your filed ceiling prices. If the prices check, the Board shall make a notation to this effect on one copy of the list and return it to You shall keep this copy in your establishment, and make it available for examination by any person during business hours.

If the prices on your list do not completely check with your filed ceiling prices, the Board will call you in for a conference, so that corrections can be made.

SEC. 3. Replacement of posters. If a poster is mutilated or becomes badly soiled or otherwise damaged, it must be replaced by a new one which may be obtained from your War Price and Rationing Board upon presentation of the damaged poster. Erasures or changes of prices listed on the poster are prohibited. The new poster must be filled out exactly like the old one. Large establishments may receive extra posters.

Sec. 4. Geographical applicability. The provisions of this order extend to all eating places and drinking establishments located within the Dallas District of the Office of Price Administration.

SEC. 5. Exemptions. All establishments which are exempted from the provisions of Restaurant Maximum Price Regulation No. 2 are exempted from this

This order shall become effective August 9, 1944.

Note: The reporting and record-keeping provisions of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E. O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 31st day of July 1944.

GUS W. THOMASSON, District Director.

APPENDIX A

TABLE I-RESTAURANTS, HOTEL COFFEE SHOPS. DINING ROOMS AND NIGHT CLUBS

Fruit and vegetable juices:

Orange juice.
 Grapefruit juice.

3. Tomato juice.

Pie, donuts, etc.:

4. Buttered toast.

5. Donuts.

6. Sweet roll.

7. Pie.

Breakfast items:

8. Dry cereal with milk.

Cooked cereal with milk. Two eggs, toast and coffee.

11. Ham, bacon or sausage, one egg, toast and coffee.

12. Ham, bacon or sausage, two eggs, toast and coffee.

13. Hot cakes (three).

14. Waffle.

Soup, etc.:

15. Soup (homemade).

16. Soup (canned). 17. Chili.

Luncheon and dinner items a la carte (indicate items included);

18. Roast beef. 19. Roast pork.

Liver and onions or bacon.

Chicken ple.

22. Fried chicken

23. Tenderloin of trout.

24. Chicken croquettes. 25. Breaded veal cutlet.

Noon luncheon-described below-two most popular luncheons:

Salad Soup or appetizer Entree No. of veg. Drink Dessert

Evening dinner-described below-two most

Juices: 1. Orange juice. 2. Grapefruit juice. 3. Tomato juice. Appetizers: 4. Fruit cocktail. Breakfast items: 5. Dry cereal with milk 6. Cooked cereal with milk. 7. Two eggs, toast and coffee.8. Ham, bacon or sausage, one egg, toast and coffee. 9. Ham, bacon or sausage, two eggs, toast

and coffee.

No. 165-5

Pie, soup, etc.: 10. Pie. 11. Soup (homemade). 12. Soup (canned). 13. Chili A la carte luncheon and dinner items: 14 Soup or appetizer Salad Entree Drink No. of veg. Dessert Fountain items: 16. Malted milk 17. Milk shake. 18. Sundae. 19. Ice cream soda. 20. Ice cream (dish) 21. Milk chocolate, plain. 22. Limeade (large). 23. Banana split. Sandwiches: 24. Chicken salad. 25. Ham and cheese, 26. Sliced 'chicken. 27. Bacon and tomato. 28. Hot beef with potatoes. 29. Hot pork. 30. Hot steak. Ham. 32. Pimento cheese. 33. American cheese 34. Barbecued beef. 35. Hamburger. 36. Peanut butter Steaks and chops and fish: 37. Club steak 38. Pork chops. 39. Coffee, hot or iced.

[F. R. Doc. 44-12333; Filed, August 16, 1944, 2:00 p. m.]

40. Tea, hot or iced.

[Sioux Falls Order 1 Under Restaurant MPR 21

POSTING REQUIREMENTS IN SIOUX FALLS. S. DAK., DISTRICT

Under the authority vested in the District Director of the Sioux Falls, South Dakota, District Office of the Office of Price Administration by section 16 of Restaurant Maximum Price Regulation No. 2, it is hereby ordered:

SECTION 1. Posting requirements. you own or operate an eating or drinking establishment, you must, on or before August 14, 1944, show on a poster to be supplied by the Office of Price Administration your lawful ceiling prices for 40 food items, and meals, as set forth in this

(a) First list on the poster as many of the food items and meals listed in Appendix A of this order as you offer for sale and your ceiling prices for each. you find in Appendix A several tables of food items and meals, choose the table most applicable to your establishment.

(b) If you do not offer all the 40 items listed in the applicable table in Appendix A, list first those which you do offer, placing them on the poster in the order in which they appear in Appendix A Then add as many other items which you usually offer to bring the total number to 40, with your ceiling price for each

(c) If you do not offer as many as 40 items, place on the poster all the items which you do offer and your ceiling price

(d) List a la carte items first. In listing meals list the entree and then indicate the type of meal, for example, steak dinners, leg of lamb dinner, filet of sole lunch, vegetable plate luncheon.

(e) If you operate a bar, you will not, of course, find any items listed in the table in Appendix A which you serve. In that case you will list 40 of your most popular drink items. If you do not serve 40 items, then list all you do serve.

(f) The list of individual items may be printed or hand lettered in ink on the poster in letters large enough so that it can be easily read by your customers.

(g) You must place the poster near the main entrance of your establishment. or in a conspicuous place so that it will be plainly visible to your customers.

SEC. 2. Filing of lists of posted prices. When you have made up the list of food items and meals to be posted and your lawful ceiling price for each, you must make three copies of this list and send or deliver them to your local War Price and Rationing Board on or before August 21, 1944. Each copy must be clear and legible, dated and signed by the owner or manager of your establishment, with the name and address of the establishment following the signature.

The War Price and Rationing Board shall check this list with your filed ceiling prices. If the prices check, the Board shall make a notation to this effect on one copy of the list and return it to you. You shall keep this copy in your establishment, and make it available for examination by any person during business hours

If the prices in your list do not completely check with your filed ceiling prices the Board will call you in for a conference, so that corrections can be made.

SEC. 3. Replacement of posters. If a poster is mutilated or becomes badly soiled or otherwise damaged, it must be replaced by a new one which may be obtained from your War Price and Rationing Board upon presentation of the damaged poster. Erasures or changes of prices listed on the poster are prohibited. The new poster must be filled out exactly like the old one. Large establishments may receive extra posters.

SEC. 4. Geographical applicability. The provisions of this order extend to all eating and drinking establishments (as defined in section 19 (a) of Restaurant Maximum Price Regulation No. 2), located within the Sioux Falls. South Dakota District of the Office of Price Administration.

SEC. 5. All establishments which are exempted from the provisions of Restaurant Maximum Price Regulation No. 2 are exempted under this order.

This order shall become effective August 9, 1944.

Note: The reporting and record keeping provisions of Order No. 1 under Restaurant Maximum Price Regulation No. 2 have been approved by the Bureau of the Budget in accordance with the Federal Reports Act

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681).

Issued this 1st day of August 1944.

E. J. WINTERSTEEN, Acting District Director.

APPENDIX A

- A. Breakfast and a la carte items:
 - 1. Orange juice.
 - Tomato juice.
 - Cereal (hot or cold)
 - Two eggs-(any style).
 - Toast.
 - Sweet rolls-doughnuts.
 - Wheat cakes.
 - Bacon.
 - Club breakfast-one egg, bacon, toast,
- B. Entries-Lunch and dinner items:
- 10. Soup.
- 11 Steaks.
- 12. Hamburger steak.
- Roast beef.
- Roast pork
- 15. Roast chops
- Spare ribs (barbecue). 16.
- Beef stew.
- Meat loaf.
- 19. Bacon and eggs.
- 20. Liver and bacon.
- Fried chicken.
- Bakec chicken.
- 23. Halibut.
- 24. Filet of perch.
- Spaghetti
- 26. Chow mein.
- C. Desserts:
 - 27. Apple pie. 28. Vanilla ice cream (or sherbet).
- 29. Malted milk.
- D. Cold sandwiches:
- 30. Ham.
- 31. Cheese
- 32. Peanut butter.
- 33. Roast beef and/or pork. E. Hot sandwiches:
- 34. Hamburger.
- 35. Fried egg. 36. Hot beef or pork, potatoes and gravy.
- 37. Denver.
- F. Beverages:
 - 38. Coffee.
 - 39 Tea
- 40. Milk.
- [F. R. Doc. 44-12335; Filed, August 16, 1944; 2:00 p. m.]

[Sioux City Order 1 Under Restaurant MPR 21

POSTING REQUIREMENTS IN SIOUX CITY, IOWA

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the District Director of the Sioux City, Iowa District Office of the Office of Price Administration by section 16 of Restaurant Maximum Price Regulation No. 2, it is hereby

SECTION 1. Posting requirements. If you own or operate an eating or drinking establishment, you must, on or before August 16, 1944, show on a poster to be supplied by the Office of Price Administration, your lawful ceiling prices for 40 food items, and meals, as set forth in this

(a) First list on the poster as many of the food items and meals listed in Ap-

pendix A of this order, as you offer for sale and your ceiling prices for each.

(b) If you do not offer all the 40 items listed in Appendix A, list first those which you do offer, placing them on the poster in the order in which they appear in Appendix A. Then add as many other items which you usually offer to bring the total number to 40, with your ceiling price for each item.

(c) If you do not offer as many as 40 items, place on the poster all the items which you do offer and your ceiling price for each.

(d) List a la carte items first. In listing meals, list the entree and then indicate the type of meal, for example, steak dinner, leg of lamb dinner, filet of sole

lunch, vegetable plate luncheon.

(e) The list of individual items may be printed or hand lettered in ink on the poster in letters large enough so that it can be easily read by your customers.

(f) You must place the poster near the main entrance of your establishment, or in a conspicuous place so that it will be plainly visible to your customers.

SEC. 2. Filing of lists of posted prices. When you have made up the list of food items and meals to be posted and your lawful ceiling price for each, you must make three copies of this list, and send or deliver it to your local War Price and Rationing Board on or before August 21, 1944. Each copy must be clear and legible, dated and signed by the owner or manager of your establishment, with the name and address of the establishment following the signature.

The War Price and Rationing Board shall check this list with your filed ceiling prices. If the prices check, the Board shall make a notation to this effect on one copy of the list and return it to you. You shall keep this copy in your establishment, and make it available for examination by any person during business hours.

If the prices on your list do not completely check with your filed ceiling prices, the Board will call you in for a conference, so that corrections can be

SEC. 3. Replacement of posters. If a poster is mutilated or becomes badly soiled or otherwise damaged, it must be replaced by a new one which may be obtained from your War Price and Rationing Board upon presentation of the damaged poster. Erasures or changes of prices listed on the poster are prohibited. The new poster must be filled out exactly like the old one. Large establishments may receive extra posters.

Geographical applicability. The provisions of this order extend to all eating and drinking establishments located within the Sioux City, Iowa District of the Office of Price Administra-

SEC. 5. Exemptions. All establishments which are exempted from the provisions of Restaurant Maximum Price Regulation No. 2 are exempted from this order.

Note: The reporting and record-keeping provisions of this order have been approved

by the Bureau of the Budget, in accordance with the Federal Reports Act of 1942.

This order shall become effective August 16, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 9th day of August, 1944.

M. E. RAWLINGS, District Director.

If you operate an eating or drinking establishment, you must post the following items and your ceiling prices therefore, and submit the list as required by sections 1 and 2 of the posting order to your Local War Price and Rationing Board.

- 1. Coffee (cup or pot).
- 2. Milk.
- Tea,
- Hot chocolate.
- Tomato or fruit juice.
- Chicken broth.
- Vegetable soup. Hot meat sandwiches.
- 9. Ham and egg (or bacon and egg) sandwich.
- American cheese sandwich.
- 11. Hamburger sandwich.
 12. Lettuce and tomato sandwich.
- 13. Vegetable salad.
- 14. Apple pie. 15. Ice cream.
- Two eggs, any style. Bacon or ham and eggs.
- Liver and bacon.
- Hamburger steak.
- Pork chop.
- Minute sirloin steak.
- Fried ham. Roast beef diner.
- Roast pork or ham dinner.
- Corn beef hash or any meat hash.
- Lamb stew or any meat stew.
- Fried chicken dinner.
- Virginia ham.
- Roast duck.
- Roast turkey. Fish dinner.
- 32. Cold cuts and salad.
- Meat pies.
- Baked spaghetti or macaroni, Pork and beans,
- Frankfurters. 37. Hot cakes and syrup.
- 38 Club breakfast—Fruit, toast and coffee.
 39 Club breakfast—Cereal, toast and coffee.
 40 Club breakfast—Fruit or cereal, two eggs, or one egg with ham or bacon, toast

and coffee [F. R. Doc. 44-12334; Filed, August 16, 1944; 2:01 p. m.]

[Fresno Order 1 Under Restaurant MPR 2]

POSTING REQUIREMENTS IN FRESNO, CALIF., DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the District Director of the Fresno District Office of the Office of Price Administration by section 16 of Restaurant Maximum Price Regulation No. 2, it is hereby ordered:

SECTION 1. Posting requirements. If you own or operate an eating or drinking establishment, you must, on or before August 16, 1944, show on a poster to be supplied by the Office of Price Administration, your lawful ceiling prices for

40 food items, and meals, as set forth in this order.

(a) First list on the poster as many of the food items and meals listed in Appendix A of this order, as you offer for sale and your ceiling prices for each. If you find in Appendix A several tables of food items and meals, choose the table most applicable to your establishment.

(b) If you do not offer all the 40 items listed in the applicable table in Appendix A, list first those which you do offer, placing them on the poster in the order in which they appear in Appendix A. Then add as many other items which you usually offer to bring the total number to 40, with your ceiling price for each

(c) If you do not offer as many as 40 items, place on the poster all the items which you do offer and your ceiling price

(d) List a la carte items first. In listing meals, list the entree and then indicate the type of meal, for example, steak dinner, leg of lamb dinner, filet of sole lunch, vegetable plate luncheon.

(e) The list of individual items may

be printed or hand lettered in ink on the poster in letters large enough so that it can be easily read by your customers.

(f) You must place the poster near the main entrance of your establishment, or in a conspicuous place so that it will be plainly visible to your customers.

Sec. 2. Filing of lists of posted prices. When you have made up the list of food items and meals to be posted and your lawful ceiling price for each, you must make three copies of this list, and send or deliver it to your local War Price and Rationing Board on or before August 21, 1944. Each copy must be clear and legible, dated and signed by the owner or manager of your establishment, with the name and address of the establishment following the signature.

The War Price and Rationing Board shall check this list with your filed ceiling prices. If the prices check, the Board shall make a notation to this effect on one copy of the list and return it to you. You shall keep this copy in your establishment, and make it available for examination by any person during business

If the prices on your list do not completely check with your filed ceiling prices, the Board will call you in for a conference, so that corrections can be made.

SEC. 3. Replacement of posters. If a poster is mutilated or becomes badly soiled or otherwise damaged, it must be replaced by a new one which may be obtained from your War Price and Rationing Board upon presentation of the damaged poster. Erasures or changes of prices listed on the poster are prohibited. The new poster must be filled out exactly like the old one. Large establishments may receive extra posters.

SEC. 4. Geographical applicability. The provisions of this order extend to all eating and drinking establishments located within the Fresno District of the Office of Price Administration.

SEC. 5. Exemptions. All establishments which are exempted from the provisions of Restaurant Maximum Price Regulation No. 2 are exempted from this order.

This order shall become effective August 9, 1944.

Note: The reporting and record-keeping provisions of this order have been approved by the Bureau of the Budget, in accordance with the Federal Reports Act of 1942.

(56 Stat. 23, 765, Pub. Law 151, 78th Cong., E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 31st day of July 1944.

J. H. FARRIOR, Acting District Director. APPENDIX A

40 basic food items to be posted:

1. Ham and eggs.

2, Bacon and eggs.

Two fried eggs.

Hot cakes.

Dry cereal. 5.

Hamburger steak. Top sirloin steak.

Fried chicken.

Hot roast turkey.

Two pork chops.

Lamb chops. Pot roast of beef.

13. Roast pork.

14. Roast leg of lamb. 15. Short ribs of beef.

Veal cutlets breaded.

17. Beef liver and bacon.

18. Meat loaf.

19. Meat balls and spaghetti.

Chili and beans.

Italian spaghetti.

22. Frankfurters and sauerkraut.

23. Filet of sole.

Fried shrimp.

Hamburger sandwich.

Hot roast beef sandwich.

Hot roast pork sandwich.

28. Cold chicken sandwich.

Cold ham sandwich.

Chicken salad sandwich.

Combination vegetable salad.

32. Vegetable soup.

33. Apple pie.

34. Ice cream (plain).

All above are a la carte items.

Club breakfast:

35. Fruit or cereal, toast and coffee. Lunch.

36. List entree and number of courses. Dinner:

37. List entree and number of courses. Beverages:

38. Coffee (cup). 39. Milk.

Fountain item:

40. Milk shake.

No tax included with above.

[F. R. Doc. 44-12336; Filed, August 16, 1944; 2:01 p.m.]

WAR FOOD ADMINISTRATION.

[Docket No. AO 103-A 7]

NEW ORLEANS, LA., MARKETING AREA NOTICE OF HEARING ON HANDLING OF MILK

Proposed amendments to the tentatively approved marketing agreement, as amended, and order, as amended, regulating the handling of milk in the New Orleans, Louisiana, Marketing Area.

Pursuant to the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 1940 ed. 601 et seq.), and in accordance with the applicable rules of

practice and procedure (7 CFR, Cum. Supp., 900.1 et seq.), notice is hereby given of a hearing to be held at the Roosevelt Hotel, New Orleans, Louisiana, beginning at 10 a.m., c. w. t., August 29, 1944, with respect to proposed amendments to the tentatively approved marketing agreement, as amended, and order, as amended, regulating the handling of milk in the New Orleans, Louisiana, marketing area.

The Director of Distribution has filed a report recommending that no action be taken as a result of the hearing held

on August 31, 1943.

This public hearing is for the purpose of receiving evidence with respect to the economic or marketing conditions which relate to the amendments or any modification thereof, which are hereinafter set forth. These proposed amendments, which have not received the approval of the War Food Administrator, are set forth below.

Proposed by Dairy Farmers' Cooper-

ative Association, Inc.:

1. Amend § 942.7 to provide for a market-wide pooling of the value of milk.

2. Amend § 942.4 to provide for the computation of the volume of milk in each class without resort to the use of "conversions" or "milk equivalents."

3. Delete from § 942.5 (a) (1) the phrase "\$3.67 per hundredweight through March 1944" and substitute therefor the phrase "\$3.90 per hundredweight through March 1945.

Proposed by Dairy and Poultry Branch, War Food Administration: (Amendments numbered 10, 11, 12, 14, and 15 below are suggested as specific language for carrying out proposals 1 and 2 of the Dairy Farmers' Cooperative Association, Inc.)

1. Delete § 942.1 (a) (1) and substitute

therefor the following:

(1) The term "War Food Adminis-trator" means the War Food Administrator of the United States or any officer or employee of the United States who is or who may hereafter be authorized to exercise the powers and to perform the duties, pursuant to the act, of the War Food Administrator of the United States.

2. Delete the word "Secretary" wherever it appears in any section and sub-stitute therefor the word "War Food

Administrator." 3. Delete § 942.1 (a) (6) and substitute

therefor the following: (6) The term "producer" means a per-son who produces milk which is received at a city or country plant.

4. Delete § 942.1 (a) (7) and substitute

therefore the following:

(7) The term "handler" means a person who operates a city or country plant.

5. Delete § 942.1 (a) (9).

6. Add as § 942.1 (a) (9) the following: (9) The term "city plant" means a plant where milk is processed and packaged and from which milk is distributed

as Class I milk in the marketing area. 7. Add as § 942.1 (a) (10) the following:

(10) The term "country plant" means a plant from which fluid milk or cream is regularly received at a city plant.

8. Add as § 942.1 (a) (11) the following:

(11) The term "cooperative association" means any cooperative association of producers which the War Food Administrator determines (1) to have its entire activities under the control of its members, and (ii) to have and to be exercising full authority in the sale of milk of its members.

9. Add as § 942.1 (a) (12) the follow-

(12) The term "other sources" means sources other than producers, or other handlers

10. Delete § 942.3 and substitute therefor the following:

§ 942.3 Reports of handlers—(a) Periodic reports. (1) On or before the 5th day of each delivery period, each handler, except as set forth in (3) of this paragraph, shall report to the market administrator, in the detail and on forms prescribed by the market administrator, with respect to all milk, skim milk, cream, and milk products which were, during the preceding delivery period, purchased or received from (i) producers; (ii) other handlers; and (iii) other sources, the receipts at each plant, the butterfat content, and the utilization of total receipts.

(2) Reports of payments to producers. On or before the 20th day of each delivery period, each handler shall submit to the market administrator such handler's producer payroll for the preceding delivery period, which shall show the total pounds of milk received from each producer, the average butterfat content of such milk, and the net amount of payment to such producer with the prices, deductions, and charges involved.

(3) Handlers whose sole sources of supply are receipts from their own farm production or from other handlers shall

production or from other handlers shall report to the market administrator at such time and in such manner as the market administrator may request.

(b) Verification of reports and payments. The market administrator shall verify all reports and payments of each handler by audits of such handler's records and the records of any other handler or person upon whose utilization the classification of milk depends. Each handler shall keep adequate records of receipts and utilization of skim milk and butterfat and shall, during the usual hours of business, make available to the market administrator or his representative such records and facilities as will enable the market administrator to:

(1) Verify the receipts and utilization of all skim milk and butterfat and, in the case of errors or omissions, ascer-

tain the correct figures;

(2) Weigh, sample, and test for butterfat content milk and milk products;

(3) Verify payments to producers.

11. Delete § 942.4 and substitute therefor the following:

§ 942.4 Classification—(a) Basis of classification. All skim milk and butterfat contained in milk, skim milk, cream, and milk products required to be reported shall be classified by the market administrator in the classes set forth in (b) of this section.

(b) Classes of utilization. Subject to the conditions set forth in (d) of this section, the classes of utilization of milk

shall be:

(1) Class I shall be all skim milk and butterfat disposed of in the form of milk, skim milk, buttermilk, flavored milk, flavored milk drinks, and cream, sweet or sour (for consumption as cream, including any mixture of cream and milk or skim milk, in fluid form irrespective of the butterfat content), and all skim milk and butterfat not included in Class III.

(2) Class II shall be all skim milk and butterfat used in cheese other than Cheddar, ice cream, and ice cream mix.

(3) Class III shall be all skim milk and butterfat used in butter, casein, Cheddar cheese, condensed (skim or whole) milk, evaporated milk, and powdered (skim or whole) milk and all skim milk and butterfat unaccounted for but in excess of 2 percent, respectively, of the total receipts of skim milk and butterfat from producers. If any products of Class III are ultimately used in Class I or Class II, the skim milk and butterfat used in such products shall be classified in the respective class where such products are ultimately used.

(c) Responsibility of handlers. In establishing the classification of skim milk and butterfat as required in (b) of this section, the burden rests upon the handler from whom reports are required to account for the skim milk and butterfat and to prove to the market administrator that such skim milk or butterfat should not be classified as Class I.

(d) Transfers. Skim milk and butterfat, when transferred in the form of milk, skim milk, or cream from a handler who purchases or receives milk from producers, shall be classified (i) in the class from which such skim milk and butterfat is subtracted pursuant to (e) (9) of this section, if transferred to another handler who purchases or receives milk from producers, (ii) as Class I, if transferred to a handler who purchases or receives no milk from producers, other than such handler's own farm production; and (iii) as Class I, if transferred to a person who is not a handler, unless the market administrator determines such skim milk and butterfat was used in Class II or Class III, in which case such skim milk and butterfat shall be classified in the class in which the market administrator determines such skim milk or butterfat

(e) Computation of skim milk and butterfat in each class. For each delivery period, the market administrator in the case of each handler shall determine:

(1) The total pounds of skim milk received by subtracting the result obtained in (2) of this paragraph from the total pounds of milk, skim milk, cream, and milk products received.

(2) The total pounds of butterfat received by adding into one sum the pounds of butterfat received from (i) producers; (ii) other handlers; and (iii) other

(3) The total pounds of skim milk in Class I by (i) adding together the pounds of milk, skim milk, and cream disposed of in each of the several products of Class I; (ii) subtracting the result obtained in (4) (i) of this paragraph; and (iii) adding together the result obtained in (ii) of this subparagraph and the re-

sult obtained in (7) (iii) (b) of this para-

graph.

(4) The total pounds of butterfat in Class I by: (i) adding together the pounds of butterfat in each of the several products of Class I; and (ii) adding together the result obtained in (i) of this subparagraph and the result obtained in (8) (ii) (b) of this paragraph.

(5) The total pounds of skim milk in Class II by: (i) adding together the pounds of milk, skim milk, and cream which were used to produce each of the several products of Class II; and (ii) subtracting the result obtained in (6) of

this paragraph.

(6) The total pounds of butterfat in Class II by adding together the pounds of butterfat used in each of the several

products of Class II.

(7) The total pounds of skim milk in Class III by: (i) adding together the pounds of milk, skim milk, and cream which were used to produce each of the several products of Class III; (ii) subtracting the result obtained in (8) (i) of this paragraph; (iii) subtracting from the result obtained in (1) of this paragraph the results obtained in (3) (ii) and (5) (ii) of this paragraph and (ii) of this subparagraph, which resulting amount shall be known as "unaccounted for skim milk" and shall be classified as follows: (a) that portion not in excess of 2 percent of total receipts of skim milk from producers shall be considered as plant shrinkage and classified as Class III; and (b) that portion in excess of 2 percent of total receipts of skim milk from producers shall be classified as Class I: and (iv) adding together the results obtained in (ii) and (iii) (a) of this subparagraph.

(8) The total pounds of butterfat in Class III by (i) adding together the pounds of butterfat used in each of the several products of Class III; (ii) subtracting from the result obtained in (2) of this paragraph the results obtained in (4) (i) and (6) of this paragraph and (i) of this paragraph, which resulting amount shall be known as "unaccounted for butterfat" and shall be classified as follows: (a) that portion not in excess of 2 percent of total receipts of butterfat from producers shall be considered as plant shrinkage and classified as Class III: and (b) that portion in excess of 2 percent of total receipts of butterfat from producers shall be classified as Class I; and (iii) adding together the results obtained in (i) and (ii) (a) of this sub-

paragraph.

(9) The classification of milk received from producers by: (i) subtracting respectively from the total pounds of skim milk and butterfat in each class, in series beginning with the lowest class, the pounds of skim milk and butterfat received from other sources; (ii) subtracting respectively from the remaining pounds of skim milk and butterfat in each class, in series beginning with the lowest class, the pounds of skim milk and butterfat received from other handlers who purchase or receive no milk from producers other than such handler's own farm production; (iii) subtracting respectively from the remaining pounds of skim milk and butterfat in

each class, the pounds of skim milk and butterfat received from other handlers and used in each class; and (iv) subtracting from the remaining pounds of skim milk and butterfat in each class, in series beginning with the lowest class, the pounds of skim milk and butterfat by which the total pounds respectively in all classes exceed the pounds received from producers. The respective resulting amounts in each class shall be known as the "net pooled Class I skim milk"; "net pooled Class I butterfat"; "net pooled Class II skim milk"; "net pooled Class II butterfat"; "net pooled Class III skim milk"; and "net pooled Class III butterfat;" the sum of the "net pooled Class I skim milk", "net pooled Class II skim milk", and "net pooled Class III skim milk" shall be known as the "net pooled skim milk" and the sum of the "net pooled Class I butterfat", "net pooled Class II butterfat", and "net pooled Class III butterfat" shall be known as the "net pooled butterfat.

12. Delete § 942.5 and substitute therefor the following:

§ 942.5 Minimum prices—(a) Basic formula price to be used in determining Class I and Class II prices. The basic formula price per hundredweight of milk to be used in determining the Class I and Class II prices set forth ir this section, shall be the higher of the prices determined pursuant to (1) or (2) of this paragraph.

(1) The average of the basic (or field) prices ascertained to have been paid for mllk of 3.5 percent butterfat content received during the delivery period at the following places for which prices are reported to the market administrator by the listed companies or by the United States Department of Agriculture (or by such other Federal agency as may be authorized to perform this price reporting

function):

Companies and Location

Borden Co., Black Creek, Wis.
Borden Co., Greenville, Wis.
Borden Co., Mt. Pleasant, Mich.
Borden Co., New London, Wis.
Borden Co., New London, Wis.
Borden Co., Orfordville, Wis.
Carnation Co., Berlin, Wis.
Carnation Co., Chilton, Wis.
Carnation Co., Chilton, Wis.
Carnation Co., Richland, Wis.
Carnation Co., Sparta, Mich.
Pet Milk Co., Belleville, Wis.
Pet Milk Co., Goopersville, Mich.
Pet Milk Co., Hudson, Mich.
Pet Milk Co., New Glarus, Wis.
Pet Milk Co., Wayland, Mich.
White House Milk Co., West Bend, Wis.
White House Milk Co., West Bend, Wis.

(2) (i) Multiply the average wholesale price per pound of 92-score butter at Chicago for said delivery period as reported by the United States Department

of Agriculture by six (6).

(ii) Add 2.4 times the average weekly prevailing price per pound of "Twins" during said delivery period on the Wisconsin Cheese Exchange at Plymouth, Wisconsin: Provided, That if the price of "Twins" is not quoted on the Wisconsin Cheese Exchange the weekly prevailing price of "Cheddars" shall be deemed to be the prevailing price for "Twins" and shall be used in determining the price pursuant to this paragraph.

(iii) Divide by seven (7), the sum so determined being hereafter referred to in this paragraph as the "combined butter and cheese value."

(iv) To the combined butter and cheese value add 30 percent thereof.(v) Multiply the sum computed in sub-

paragraph (iv) above by 3.5.

(b) Class I prices. Each handler shall pay producers, in the manner set forth in § 942.8 for skim milk and butterfat purchased or received from them during each delivery period and classified as "net pooled Class I skim milk" and "net pooled Class I butterfat" not less than the following prices per hundredweight:

(1) For skim milk and butterfat received at such handler's plant located in the 61-70 mile zone, the prices shall be as set forth in the following schedule:

When the higher of the prices pursuant to (a) (1)	The price per hundred- weight for products re- ceived from producers during the next suc- ceeding delivery period shall be—						
or (2) of this section is—	Skim milk	Butter- fat	Milk con- taining 4.0 per- cent but- terfat				
Under \$2.50 \$2.50 or over but under \$2.75 \$2.75 or over	\$1. 10 1. 15 1. 20	\$60.00 65.00 70.00	\$3, 456 3, 704 3, 952				

(2) For skim milk and butterfat received at such handler's plant located in a freight zone other than the 61-70 mile zone, the prices shall be those effective pursuant to (1) of this paragraph adjusted by the respective amount indicated in the following schedule for the freight zone in which such plant is located:

Cents	per
Freight Zone (miles) hundred	weight
Not more than 20	+28.0
More than 20 but not more than 30	+8.0
More than 30 but not more than 40	+6.0
More than 40 but not more than 50	+4.0
More than 50 but not more than 60	+2.0
More than 60 but not more than 70	0
More than 70 but not more than 80	-2.0
More than 80 but not more than 90	-4.0
More than 90 but not more than 100_	-6.0
More than 100 but not more than 110_	-7.0
More than 110	-8.0

(3) The market administrator shall from time to time determine and publicly announce the freight zone location of each plant of each handler, according to the railroad mileage distance between such country plant and the railroad terminal in New Orleans, or according to the highway mileage distance between such plant and the City Hall in New Orleans, whichever is shorter.

(4) For the purpose of this paragraph, the skim milk and butterfat which was classified as "net pooled Class I skim milk" and "net pooled Class I butterfat" during each delivery period shall be considered to have been first that skim milk and butterfat which was received from producers at such handler's plant located in the 0-20 mile zone, than that skim milk and butterfat which was received from producers at such handler's plants in series beginning with plants located in the freight zone nearest to New Orleans.

(c) Class II prices. Each handler shall pay producers, in the manner set forth in § 942.8 for skim milk and butterfat purchased or received from them during each delivery period and classified as "net pooled Class II skim milk" and "net pooled Class II butterfat" not less than the prices per hundredweight set forth in the following schedule:

of Class (b) (1))	livery peri- the prices I (§ 942.5 are—prices iredweight	The prices of Class II shall be- prices per hundredwieght						
Skim milk	Butterfat	Skim milk	Butterfat	Milk con- taining 4.0 percent butterfat				
\$1. 10 1. 15 1. 20	\$60,00 65,00 70,00	\$0.80 .85 .90	\$55.00 60.00 65.00	\$2, 968 3, 216 3, 464				

(d) Class III price. Each handler shall pay producers, in the manner set forth in § 942.8 for skim milk and butterfat purchased or received from them during each delivery period and classified as "net pooled Class III skim milk" and "net pooled Class III butterfat" not less than the prices per hundredweight set forth in the following computations:

(1) The price per hundredweight of skim milk shall be computed by the market administrator by: subtracting 7 cents from the average price per pound of non-fat dry milk solids and multiplying the result by 7.5. The price per pound of non-fat dry milk solids to be used shall be the average of the carlot prices for non-fat dry milk solids, roller process, at Chicago as reported by the United States Department of Agriculture (or such other Federal agency as may be authorized to perform this price reporting function) during the delivery period preceding that in which such skim milk was received.

(2) The price per hundredweight of butterfat shall be computed by the market administrator by: Multiplying by 100 the average wholesale price per pound of 92-score butter in the Chicago market as reported by the United States Department of Agriculture (or by such other Federal agency as may be authorized to perform this price reporting function) during the delivery period preceding that in which such butterfat was received.

13. Delete § 942.6 and substitute therefor the following:

§ 942.6 Application of provisions—(a) Handlers who are also producers. Sections 942.5, 942.7, 942.8, and 942.9 shall not apply to the handling of milk by handlers whose sole sources of supply are receipts from their own farm production or from other handlers.

(b) Payment for excess skim milk or butterfat. If a handler, after subtracting receipts from other handlers, and receipts from other sources, has disposed of skim milk or butterfat in excess of the skim milk or butterfat which, on the basis of his reports, has been credited to his producers as having been purchased or received from them, the market administrator in computing the net pool obligation of such handler pursuant to § 942.7 (a) shall add an amount equal to the value of such skim milk or

butterfat in accordance with its value at the price for the class from which such skim milk or butterfat was subtracted pursuant to § 942.4 (e) (9)

14. Delete § 942.7 and substitute therefor the following:

§ 942.7 Determination of uniform price to producers-(a) Net pool obligation of handlers. The net pool obligation of each handler for skim milk and butterfat received from producers during each delivery period shall be a sum of money computed for such delivery period by the market administrator by: multiplying, respectively, the pounds of "net pooled skim milk" and "net pooled butterfat" in each class by the respective class prices, and adding, respectively, any amounts, pursuant to § 942.6. The sum of the two amounts shall be such handler's total pool obligation.

(b) Computation of the uniform price. For each delivery period the market administrator shall compute the uniform price per hundredweight of skim

milk, butterfat, and milk by:

(1) Combining into one total the net pool obligations for skim milk of all handlers who made payments for the previous delivery periods, and combining into one total the net pool obligations for butterfat of all handlers, who made payments for the previous delivery periods:

(2) Adding respectively the amounts computed by multiplying respectively the total hundredweight of skim milk and buterfat received from producers at plants located in each freight zone farther from New Orleans than the 61-70 mile zone by the appropriate zone differential set forth in the schedule pursuant

to § 942.5 (b) (2);

respectively the (3) Subtracting amounts computed by multiplying respectively the total hundredweight of skim milk and butterfat received from producers at plants located in each freight zone nearer New Orleans than the 61 to 70 mile zone by the appropriate zone differential set forth in the schedule pursuant to § 942.5 (b) (2);

(4) Adding respectively an amount equal to one-half the unobligated balances in the skim milk and butterfat

settlement funds:

(5) Dividing respectively the resulting sums by the hundredweight of "net pooled skim milk" and "net pooled but-

terfat": and

- (6) Subtracting respectively not less than 4 cents nor more than 5 cents. The results shall be known respectively as the uniform price per hundredweight for (i) skim milk and (ii) butterfat purchased or received from producers at plants located in the 61-70 mile zone. The uniform price for milk containing 4.0 percent butterfat received from producers at plants located in the 61-70 mile zone shall be the sum of the values of 96 pounds of skim milk and 4 pounds of butterfat at the respective uniform prices.
- (c) Announcement of prices. (1) On or before the 6th day of each delivery period, the market administrator shall notify all handlers and make public announcement of the class prices for skim milk and butterfat received from producers during the current period.

(2) On or before the 10th day of each delivery period the market administrator shall notify all handlers and make public announcement of the computations pursuant to (b) of this section, of the uniform price per hundredweight of skim milk, butterfat, and milk containing 4.0 percent butterfat received from producers during the preceding delivery

(d) Computation of pool debits and pool credits. On or before the 10th day after the end of each delivery period the

market administrator shall:

(1) Compute the amount by which each handler's net pool obligation for skim milk and butterfat is greater or less respectively than the sum obtained by multiplying the hundredweight of skim milk and butterfat received from producers by the appropriate uniform price. This amount shall be known as such handler's pool debit or pool credit, as the case may be, and shall be entered upon such handler's account.

(2) Notify each handler amount of such handler's (i) net pool obligation and (ii) pool debit or pool

15. Delete § 942.8 and substitute therefor the following:

§ 942.8 Payment for milk (a) The amount of each handler's total pool obligation shall be distributed among producers in the following manner:

(1) On or before the 25th day of each delivery period each handler shall make payment to each producer at not less than \$3.00 per hundredweight for the milk received from such producer during the first 15 days of such delivery period.

(2) On or before the 15th day of each delivery period, each handler shall make payment to each producer at not less than the appropriate uniform price per hundredweight for skim milk and butterfat received from such producer during the previous delivery period, minus the amount of the payment pursuant to (1) of this paragraph.

(3) On or before the 12th day of each delivery period, each handler shall pay to the market administrator for payment to producers through the producer-settlement fund the amount of such handler's pool debit for the previous

delivery period.

(4) On or before the 15th day of each delivery period, the market administrator shall pay from the producer-settlement fund to each handler for payment to producers the amount of such handler's pool credit for the previous delivery period: Provided, That the market administrator may offset any such payment due to any handler against payments due from such handler.

(b) Location differentials. Each handler, in making the payments prescribed in (a) of this section, shall adjust the uniform price with respect to all skim milk and butterfat received from each producer at such handler's plant not located in the 61-70 mile zone by the amount per hundredweight specified in the table pursuant to § 942.5 (b) (2).

(c) Producer-settlement fund. The market administrator shall establish and maintain a separate fund known as the "producer-settlement fund" into which he shall deposit all payments made by handlers pursuant to (a) (3) and (d) of this section and out of which he shall make all payments to handlers pursuant to (a) (4) and (d) of this section.

(d) Adjustments of errors in payments. Whenever verification by the market administrator of reports or payments of any handler discloses errors in payments to the producer-settlement fund made pursuant to (a) (3) of this section, the market administrator shall promptly bill such handler for any unpaid amount and such handler shall, within 5 days of such billing, make payment to the market administrator of the amount so billed. Whenever verification discloses that payment is due from the market administrator to any handler pursuant to (a) (4) of this section, the market administrator shall, within 5 days, make such payment to such handler: Provided. That the market administrator may offset any such payment to any handler against payments due from such handler. Whenever verification by the market administrator of the payment by a handler to any producer discloses payment to such producer of an amount which is less than is required by this section, the handler shall make up such payment to the producer not later than the time of making payment to producers next following such disclosure.

(e) Adjustment of overdue accounts. Any balance due pursuant to this section to or from the market administrator on the 25th day of any month, for which remittance has not been received in, or paid from, his office by the close of business on that day, shall be increased onehalf of 1 percent, effective the 26th day of such month.

16. Delete § 942.9 (a) and substitute therefor the following:

§ 942.9 Expense of administration-(a) Payment by handlers. As his pro rata share of the expense of the administration hereof, each handler, except those described in § 942.6 (a), shall pay to the market administrator, on or before the 15th day of each delivery period, an amount not exceeding 4 cents per hundredweight, with respect to all skim milk and butterfat purchased or received by such handlers during the preceding delivery period from producers, including that received from such handler's own farm production, the exact sum to be determined by the market administrator, subject to review by the War Food Administrator.

Copies of this notice of hearing, of the tentatively approved marketing agreement, as amended, and order, as amended, now in effect, may be procured from the Hearing Clerk, Office of the Solicitor, United States Department of Agriculture, in Room 1331 South Building, Washington, D. C., or may be

there inspected.

Dated: August 16, 1944, Washington, D. C.

WILSON COWEN. Assistant War Food Administrator. [F. R. Doc. 44-12371; Filed, August 17, 1944; 11:43 a. m.]